REPORT

OF THE

SECRETARY OF STATE

0F

CANADA

FOR THE

YEAR ENDED MARCH 31, 1910

PRINTED BY ORDER OF PARLIAMENT



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EXCELLENT MAJESTY
1910

[No. 29—1911]



To His Excellency

The Right Honourable Sir Albert Henry George, Earl Grey, P.C., G.C.M.G., G.C.V.O., &c., &c., Governor General of Canada.

My Lorn,—I have the honour to lay before Your Excellency, the accompanying report of the work performed in the two branches of my Department during the twelve months ended March 31, 1910.

I have the honour to be, My Lord.

Your Excellency's most obedient servant,

CHARLES MURPHY, Secretary of State of Canada.

April, 1910.



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REPORT

OF THE

UNDER-SECRETARY OF STATE

To the Honourable Charles Murphy.

Secretary of State of Canada.

Sir,—I have the honour to submit to you a statement of the work of the Correspondence Branch of the Department of the Secretary of State for the year ended March 31, 1910.

INCORPORATION OF COMPANIES.

The number of charters issued under the Companies Act during the fiscal year 1909-10 was 493. The total capitalization of new companies was \$801,783,800, and the capitalization of existing companies was increased by \$46,589.500, the whole amounting to \$348,377,800, the largest in the history of the Department.

Particulars as to the objects, powers, capital stock, &c., of the companie-incorported or granted Supplementary Letters Patent during the twelve months will be found in my report of the work of the Registrar's Branch of the Department.

The Departmental report for the period ended March 31, 190s, included a complete list of all companies to which charters, either original or supplementary, or both, had been granted under the various joint stock companies Acts of Canada from as far back as 1821 to that date. This list is not contained in the present report, the intention being to publish it at intervals of five years, each yearly report in the meantime to contain as usual the record of the charters and supplementary charters issued in the twelve months which it covers.

NATURALIZATION OF ALIENS.

In my report as Deputy Registrar General above referred to, full particulars are given of all naturalizations effected throughout the Dominion for the twelve months since the date of the last return, viz., to December 31, 1909. Complete returns showing the names, places of residence, and former nationalities of all Canadian naturalized subjects of His Majesty are tabulated and recorded in the Registrar's Branch of the Department, and are always available for reference.

The large increase in the number of naturalizations registered necessitated a corresponding increase in the cost of the returns, the payments to the returning officers, details of which will be found in the report of the Auditor General, amounting to \$8,995.49. All the correspondence in connection with the returns and all the accounts for the same were dealt with in this branch.

CANADA TEMPERANCE ACT.

No elections under this Act were held during the past year.

At this date the Canada Temperance Act is in force in the following counties and cities:-

Nova Scotia.

Counties of Annapolis, Cumberland, Digby, Guysborough, Hants, Kings, Pictou, Queens, Shelburne and Yarmouth.

New Brunswick.

Counties of Albert, Carleton, Charlotte, Kings, Northumberland, Queens, Sunbury, Westmorland and York, and City of Fredericton.

Manitoha.

Lisgar and Marquette.

The Act is not in force anywhere in any of the other provinces or territories.

RECEIPTS AND EXPENDITURE.

Subjoined is a statement of the revenue of the Department for the fiscal year ended March 31, 1910.

Charters, supplementary charters and license	s.	 		\$143,676	50
Commissions				1,012	00
*Passports				188	00
Certified copies				948	51
Certificates of incorporation				89	00
Certificates of deposit				135	00
Exemplifications				48	00
Certificates of legalization		 		22	00
Copies			٠.	2	00
Certificates				4	50

146,125 5

Of the foregoing amount, the sum of \$9,488.30 was transferred to the King's Printer for advertising notices of letters patent under the Companies Act in the Canada Gazette.

Increase over last year-\$56,659.06.

Expenditure for naturalization returns-\$4,995,49.

For April, May, June and part of July, 1909. Since issued by the Department of External Affairs.

The revenue exceeded the expenditure of the Department for salaries and contingencies by \$78,215.68, and after covering all other expenditure, including the collection of returns under the Naturalization Act; the cost of providing the library of the High Commissioner's office in London with Canadian books and periodicals; advertising in the Canada Gazette; subscription to the Canadian Parliamentary Companion (600) copies, &c.,—left a credit balance of nearly sixty thousand dollars (\$30,590.60).

GENERAL.

Satisfactory progress has been made in the work of classifying and indexing the books and papers, the accumulation since confederation, and a draft catalogue is in course of preparation. The greater part of this mass of documents has now been arranged in the several rooms in what, prior to the transfer of the earlier documents to the Archives Branch of the Department of Agriculture, was the Records Branch of this Department. A draft catalogue of the books constituting the library of reference las been completed. During the year 10,351 Imperial and foreign publications were received, of which 7,055 were distributed among the several provincial governments, the universities and other institutions, the remainder being added to the library.

My report of the work done in the Registrar's Branch of the Department follows this. In addition to the lists of charters of incorporation and supplementary charters, and the returns of naturalization already mentioned, it contains a list of all boards of trade registered in the Department, trade unions, loan companies, licenses granted to British and Foreign companies, commissions issued to public officers, and other useful information.

The Civil Service List of Canada for the year 1910, showing the names, dates of appointments, and promotions, ages and salaries of all persons permanently employed in the several departments of the service and in the two Houses of Parliament on April 1, 1910, is now in course of preparation.

I have pleasure in expressing my satisfaction with the manner in which the staff of the Department have performed their duties during the year.

I have the honour to be, sir, Your obedient servant,

> THOMAS MULVEY, Under-Secretary of State.

Ottawa, April 1, 1910.

LIST OF APPENDICES.

- A. Synopsis of returns to addresses and orders passed by the Senate and House of Commons of Canada during the sessions of 1909 and 1909-10, received and prepared by the Department and presented through the Secretary of State.
- B. Tariff of fees payable for Letters Patent and Supplementary Letters Patent under the Companies Act.
- C. Tariff of fees payable upon applications for Licenses to British and Foreign companies or corporations to carry on mining operations in the Yukon and Northwest Territories.
 - D. Tariff of fees payable upon Commissions to public officers.
- E. Regulations and tariff of fees payable upon applications for Letters Patent under the Act respecting Loan Companies.
- F. List of the officers, clerks and servants of the Department, with date of appointment, rank and salary in each case.

REPORT OF THE REGISTRAR'S BRANCH.

DEPARTMENT OF THE SECRETARY OF STATE, OTTAWA, April, 1910.

The Honourable CHARLES MURPHY,

Secretary of State of Canada.

SR,—I have the honour to submit for your information the following statement of the work performed in the Registrar's branch of your Department for the year ended 31st March, 1910, viz.:—

Documents.	Engrossed.	Recorded.	Total.
greements.	1	1	2
		3	3
Assignment of lease		5	5
loard of Trade certificates		17	17
Bonds	5	53	58
ancellations	8	8	16
harters	493	493	986
onmissions	166	186	352
ecds, releases, surrenders, &c		296	296
xemplifications	6	6	12
eases	17	17	34
etters Patent of Annuity	+	4	8
summoning to Senate	4	- 4	8
censes—ferry	4	2	
of occupation. otices of changes re general bonds	2	47	47
rders in Council		3	
ardons		1	
		2	9
owers of Attorney		5	3 2 5
roclamations	13	18	31
uit claims	11	11	22
rade unions.		4	4
reaties		2	2 11
arrants - Extradition		11	
" Fugitive offenders	1	1	2
" Recipias.	20	20	40
rits of Assistance	1		1
Election		10	10
Land Patents.			
rdnance Land Sales ¹	23	23	46
pecial Grants	11	11	29
	**	1.1	
Total	791	1.268	2.059

During the year there have been copied upward of 2,500 pages of documents, manuscript and records.

The number of new companies incorporated under 'The Companies Act,' during the fiscal year was 420, with a total capitalization of \$301.788,300; and the num-

^{*}An annual statutory return of bonds is submitted to parliament under section 32 of chapter 1, R S.C., 1996, giving full particulars of the bonds registered in the branch since

last return.

Quarterly returns of these lands were sent to the registrar of each city and county in the province of Ontario and to the secretary-treasurer of each city and county in the province of the secretary of the several returns in Ontario.

Ontario. On the several returns in Ontario.

ber of existing companies to which Supplementary Letters Patent were issued was 73; of which 44 increased their capital stock by \$46,589,500; 4 decreased their capital \$670,600, the remaining 25 granted Supplementary Letters Patent were for various objects, as extending powers, changing of name, &c., &c.

It will be observed that the total number of charters and Supplementary Letters Patent issued during the year was 493, and much larger than in former years, whilst the total capitalization of new companies and the increased capital of existing companies amounted to 828,337,800, energy double of last year, and far in excess of any previous reasons will be seen on comparison in the following table for the last ten years.

Year.	No. of Com- panies.	Total Capitalization of New Companies.	Increased Capital of Existing Companies.	Grand Total.
1900. 1901. 1902. 1902. 1902. 1903. 1904. 1905. 1906.	53 55 126 187 206 293 374 378 64 366 493	9,558,900 7,662,552 51,182,850 83,495,340 80,597,732 99,910,900 180,173,675 132,686,300 131,259,000 121,624,875 301,788,300	\$ 3,351,000 3,420,000 5,055,000 5,854,520 3,306,600 9,685,000 19,091,909 865,000 72,243,000 46,589,500	\$ 12,909,900 11,082,552 56,237,850 89,259,860 83,963,752 109,595,900 212,576,075 151,778,250 14,164,000 193,917,875 348,377,890

The usual synopsis (with index thereto) giving full particulars, of all companies incorporated, as well as of all existing companies to which were issued supplementary Letters Patent during the fiscal year is appended hereto.

NATURALIZATION.

For the year 1999, there were about 730 returns received under 'The Naturalization Act,' containing 16,350 names of persons who were granted certificates of naturalization, and of re-admission to British nationality. These names have all been indexed after having been carefully examined and compared with the copies of the certificates accompanying the returns. The returns, with the certificates, have been numbered and filed in the branch.

I might say that for ready reference 3 indexes are kept for naturalization purposes viz.: 1st for the districts, giving the name of the district, with the name of returning officer, also the number given the return;

2nd. For the names of the returning officer, in which is kept a statement of the number of persons naturalized, and the number of certificates received with each half yearly return, also containing the number of the fyle and the number given the return and

3rd. For the names of the persons so naturalized or re-admitted, giving the necessary particulars therein.

A schedule showing the former nationalities of the persons naturalized during the year will be found on the following page——

SCHEDULE showing former Nationalities of Persons naturalized under 'The Naturalization Act,' Chap. 77, R.S.C., 1906, as registered in this branch during the trades provide angled December 3, 1900.

twelve months ended December	01,	1505.	
Algerians		1	Montenegrins 5
Argentines		2	Norwegians
Armenians		7	Prussians 6
Austrians		1.588	Persians
Bavarians		8	Poles
Belgians		205	Roumanians 184
Bohemians		15	Russians
Brazilians		13	C
Bucowinians		5	Servians
Ducowinians		9	Sarumans 1
Bulgarians		241	Saxons
Chinese		154	South Americans 2
Danes			Spanish 4
Dutch		65	Swedes 623
Egyptians		6	Swiss
Finns		231	Syrians 162
French		314	Turks 92
Galicians		512	U. S. A 7,266
Germans		293	Re-admission
Greeks		96	Not given
Hebrews		23	
Hungarians		164	Total
Icelanders		68	Previously recorded
Italians		866	
Japanese		341	Grand total
Macedonians		5	
Mexicans		3	
		0	

Also submitted herewith are the following lists:-

 A list of all loan companies licensed and registered in the branch up to March 31. 1910, under Part IV of Chap. 79, R.S.C., 1906, to carry on mining operations within the Yukon and Northwest Territories.

2. A list of public officers to whom commissions have been issued since last re-

 An alphabetical list of all boards of trade registered in the branch under Chap. 124, R.S.C., 1906, to March 31, 1910, inclusive, and

4. A list of all trade unions registered in the branch to March 31, 1910, under

Chap. 125, R.S.C., 1906, intituled 'The Trade Unions Act.'

I might add that since the inception of the Book Type Writing Machines for registration purposes, as well as the larger ordinary Type Writing Machines, the work in the branch is more expeditionly and satisfactorily execution.

All of which is respectfully submitted,

THOMAS MULVEY,

Deputy Registrar General of Canada.



SYNOPSIS OF LETTERS PATENT

ISSUED TO

COMPANIES INCORPORATED

UNDER

'THE COMPANIES ACT,' PART 1 OF CHAP. 79, R. S. C., 1906

From April 1, 1909, to March 31, 1910.

'SILVER LAKE LUMBER COMPANY' (LIMITED).

Incorporated, April 1, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Duncan McMartin, contractor, of Montreal, Que.; William Alexander Cromwell, lumberman; and James Stuart Rayside, lumberman, both of Eastman, Que.; Henry James Duffett, advocate, of Sherbrooke, Que.; and Clinton William Kinsella, contractor of New York, N.Y., U.S.A.

First or Provisional Directors:-The said corporate members.

Chief place of Business:- Village of Eastman, Que.

Objects of the Company.—(1) To carry on the business of timber merchants, saw mill proprietors, lumbermen, timber growers, chemical dealers and lumbering in all its branches, and to buy, sell, grow, prepare for market, import, export, manufacture and deal in timber and wood of every kind, paper, pulp, pulpwood, chemicals, wood alcohol, including its by-products; (2) To purchase, acquire, hold, lease, work, operate, sell, mortgage, and dispose of lands, buildings, mills, timber, timber lands, timber limits concessions and timber licenses and to build, lease, acquire, operate, and to sell and dispose of saw mills, planing mills, machine shops, manufacturing plants, engines, machinery and other real and personal property suitable for lumbering or other like operations; (3) To apply for, acquire by purchase, lease, concession, license, exchange, or other legal title, patent rights, letters patent of invention, processes and mechanical or other

contrivances, and either absolutely or conditionally, and either solely or jointly with others, and as principals, agents, contractors or otherwise, and to lease. mortgage, place under license, hypothecate, sell, dispose of and otherwise deal with the same or any part thereof, or any interest therein; (4) To construct, maintain, alter, make, work and operate on the property of the company, or on property controlled by the company, canals, reservoirs, dams, flumes, water-powers, aqueducts, wells, roads, piers, wharves, bridges, buildings, shops, saw mills, planing mills, chemical works, and other works and machinery, plant, and electrical and other appliances of every description, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the company or its workmen or servants; (5) To manufacture, purchase, or otherwise acquire, hold, own, mortgage, sell, assign, and transfer, invest, trade, deal in, and deal with goods, wares and merchandise; (6) To develop, acquire by lease, purchase or otherwise, construct, maintain and operate on the property of the company, steam, electric, pneumatic, hydraulic, or other power or force; (7) To construct, acquire, charter, operate, hirc, lease, mortgage, sell or otherwise dispose of all kinds of steam, electric, and sailing vessels, boats, barges and other vessels, docks, elevators, warchouses, freight sheds, and other buildings, and generally to carry on the business of an elevator and navigation company; (8) To acquire, hold, and own, sell, plevge, otherwise alienate and dispose of shares, debentures, or bonds, or other securities or guarantees of any other company carrying on a business similar to that which this company is hereby authorized to carry on, and to pay for the same, wholly or partly in cash or in paid-up and non-assessable sbares, bonds, or debentures, or other securities or guarantees of the company; (9) To join, consolidate and amalgamate with any person, society, company, or corporation carrying on a similar business; to pay or receive the price agreed upon, in cash or in paid-up and non-assessable shares, bonds, or debentures or other securities or guarantees of the company; (10) To sell, mortgage, pledge, exchange, transfer, or otherwise dispose of the property, good-will, undertaking upon such terms and conditions as the company shall see fit, and to accept cash, shares, debentures, st ck or securities of any other company having objects similar to those of this company in payment or part payment therefor; (11) To develop or assist in developing any auxiliary or allied company carrying on business of a like nature or germane to that of this company and to become shareholders in the same; to enter into any arrangements for sharing profits, union of interests, co-operation, joint adventures, reciprocal concession or otherwise with any person, society, company or corporation doing a similar business, and to take, subscribe for, or otherwise acquire, own and hold shares, bonds, or deall or any part of the assets, business, property, privileges, contracts, rights, obligations, and liabilities of any person or company, carrying on a business similar to that which this company is hereby authorized to carry on, and to issue as payment therefor, or for any services rendered to this company, paid-up and non-assessable shares, bonds, or debentures and to hand over any other securities or guarantees; (13) To subscribe for and take and hold shares of stock in any similar company, subject to the provisions of section 44 of 'The Companies Act' (14) To borrow upon, hypothecate, alienate, and pledge all or any part of the real and personal property of the company, and for such purposes to issue and dispose of bonds, debentures, or other securities or guarantees; (15) To carry on its own business and any business germane to the main objects of the company throughout the Dominion of Canada and elsewhere.

'SIMONEAU ET DION' (LIMITÉE).

Incorporated, April 2, 1909. - - - Amount of capital stock, \$150,000.

Number of shares, 1,500.-Amount of each share, \$100.

Corporate Members:—Joseph Simoneau, contractor; Alfred Dion, contractor; Edward Devlin Kelly, contractor; and Ludger Forest, dentist, all of Sherbrooke, Que.; Joseph G. Duquette, roofer; and François Xavier Bissonnette, roofer, both of Montreal, Que.

First or Provisional Directors:—Joseph Simoneau, Alfred Dion and Edward Devlin Kelly.

Chief place of Business:-City of Sherbrooke, Que.

Objects of the Company:-(a) To contract for, build, construct and equip public and private buildings, water-works, undertakings, constructions, operations and generally to carry on the business of a public and private contractor in all its branches and of a manufacturer of building materials; (b) To manufacture and sell brick, terra-cotta, tiles, drain and sewer pipes, cement, stone and artificial stone and its products, and to manufacture and deal in all compositions into which any of the said articles and materials can be converted or used; (c) To purchase, own, lease, or otherwise acquire such lands, buildings, works, machinery, plant, industrial designs, and other estate real or personal as the company may deem necessary in connection with its business; (d) To acquire, undertake and carry on all or any part of the business assets and liabilities of any person, firm, association or corporation carrying on business similar to that which this company is hereby authorized to carry on; to pay for the same either wholly or in part by the issue of shares or bonds of the company, or otherwise; (e) To distribute amongst the shareholders of the company in kind, any property, and in particular any shares, bonds, debentures or securities of any other corporation engaged in a similar business or belonging to the company hereby incorporated or of which the company hereby incorporated may have the power of distribution; (f) To do all things which may be deemed necessary to the attainment of the above objects or any of them; (g) To amalgamate with other companies doing a similar business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'WHITE' (LIMITED).

Incorporated, April 2, 1909. - - - Amount of capital stock, \$90,000.

Number of shares, 900.-Amount of each share, \$100.

Corporate Members:—Frederick Richard Perrott, book-keeper; Douglas Macnair, commission merchant; Percy Pader Leonard Hawn, commission merchant; Henry Warren Briggs, commercial traveller; and John Heney Ferguson, haberdasher, all of Ottawa, Ont.

First or Provisional Directors:—The said corporate members.

Chief place of Business:—City of Ottawa, Ont.

Objects of the Company:-(a) To carry on the business of manufacturing, buying, selling, and dealing in men's, women's and children's clothing of every description, haberdasher's supplies, lumbermen's, miner's and railroad supplies, tents, awnings, tarpaulins, flags, dry goods and small wares; (b) To purchase, acquire and carry on business formerly carried on at the City of Ottawa by The White Manufacturing Company, Limited, including stock in trade, manufacturing plant and machinery fixtures, assets generally, and the good-will thereof and to pay the said The White Manufacturing Company, Limited, for said business in paid-up stock of the company; (c) To carry on a general mercantile and manufacturing business within the scope of the objects for which incorporation is hereby granted and the making of all contracts with municipalities, corporations and persons generally relating thereto; (d) To purchase, take on lease, or otherwise acquire any interests in such lands, buildings, works, machinery or properties as may be necessary for the purposes of the company; (e) To erect and construct buildings, works and machinery necessary for the due conduct of the business of the company; (f) To purchase or otherwise acquire from any individual or corporation any business with objects similar to those of this company, together with the buildings, machinery, stock in trade and assets generally in such business, and to purchase, acquire and hold the stock or shares of stock in any other corporation carrying on business similar to that which this company is hereby authorized to carry on; (g) To apply for, purchase or otherwise acquire any trade marks, industrial designs, copyrights, patents, patent rights, licenses, privileges, or authorities for or in respect of any invention which may be deemed of use for any purposes of the company, and to sell or otherwise dispose of the same as may be deemed most expedient; (h) To do all acts and exercise all powers and carry on all business necessary to the due carrying out of the objects for which the company is incorporated; (i) To take and acquire, and hold security of any nature or kind, real or personal, for debts, liabilities or obligations to the company incurred in respect of the purposes and objects of the said company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'JOHN WATSON AND SON OF MONTREAL' (LIMITED),

Incorporated, April 6, 1909. - - - Amount of capital stock, \$49,000.

Number of shares, 490.—Amount of each share, \$100.

Corporate Members:—Richard Tuson Heneker, advocate; Alexander Huntley Duff, advocate; Walter Seely Johnson, advocate; Walter Alfred Merrill, student; and Alfred Finlarson Newton Hall, accountant, all of Montreal, Oue.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(1) To carry on in all its branches the business of manufacturers of ornamental and architectural iron work, founders, machinists and general contractors, and in all respects to do all that may be necessary in the attainment of the said objects and in the exercise of the said powers, and to engage in any business of a similar or kindred nature; (2) To acquire all the plant, machinery and assets generally of the firm of 'John Watson & Son,' of the

City of Montreal, carrying on an undertaking similar to that which this company is authorized to carry on, and to pay for the said property, business, goodwill, and assets of the said firm, and any further or other business or assets or property of a similar or kindred nature which may be acquired for the purpose of the company, by the issue of paid-up stock or bonds of the company upon such terms as may be agreed upon. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CHAUDIERE SUPPLY COMPANY' (LIMITED).

Incorporated, April 7, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 800.-Amount of each share, \$25.

Corporate Members:—Andrew Wilson, agent; George Garibaldi Roe, machinist; Frank Buchanan Wilson, agent; Robert Charles Roe, machinist and die-maker; and Benjamin Brooke Pannett, broker, all of Ottawa, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Ottawa, Ont.

Objects of the Company:-(a) To deal in and manufacture machinery and tools of all descriptions; (b) To deal in and manufacture machinists', lumbermen's, builders', contractors' and railway supplies and equipment; (c) To acquire as a going concern the business of 'The Chaudiere Supply Company,' of the City of Ottawa or any other business having objects within the powers of this company either for cash or in exchange for fully paid-up stock of the company or otherwise; (d) To apply for, purchase, or otherwise acquire any patents of invention, grants or licenses relating to the same, and to sell or otherwise dispose of the same as may be deemed expedient; (e) To purchase any lands, property, privileges or rights necessary for the requirements of the company; (f) To carry on the business of contractors of private or public works; (g) To act as agents for any individual, firm or corporation within the powers of this company; (h) To carry on any other similar business and generally to do such acts and things as are necessary to the attainment of the objects for which this company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE KEYSTONE TRANSPORTATION COMPANY OF CANADA' (LIMITED).

Incorporated, April 7, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000 .- Amount of each share, \$100.

Corporate Members:—Robert C. McMichael, advocate; Rennie O. McMurtry, advocate; Francis G. Bush, book-keeper; Michael J. O'Brien, clerk; and Herbert H. W. Jackson, clerk, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:—City of Montreal, Que. 29—2½

Objects of the Company:-(1) To buy, sell, make, manufacture, build, charter, alter, furnish, equip, repair, maintain, work and deal in ships, vessels, tugs, barges, lighters, coal, timber, engines, boilers, tackle, machinery and such other articles as enter into the construction of ships, vessels, tugs, barges and lighters; (2) To carry on all or any of the businesses of ship, tug, lighter and barge owners, wharfingers, warehousemen, storekeepers, doek owners, earriers, ship and freight agents, produce and general merchants, forwarding and general agents, and any other businesses connected with ships or shipping, or the earriage or conveyance of passengers, live or dead stock, produce, merebandise or goods, either within or without the Dominion of Canada; (3) To earry or convey or make arrangements with respect to the carriege or conveyance of passengers, produce and freight, either by land or water, in or between any place or places, or port or ports, or on any seas, rivers or eanals; (4) To invest and deal with moneys of the company not immediately required for the purposes of the company from time to time, as the company is by law authorized to do, and to make eash advances to, guarantee the contracts or engagements of, become surety for, and financially assist any person, firm, company or corporation carrying on a business similar to that which this company is hereby authorized to carry on; (5) To purchase or otherwise acquire any share or interest in or the whole or any of the business, good-will and assets of any person, firm or company earrying on any business germane to the objects of this company, and to undertake all or any of the liabilities or obligations of such person, firm or company; and to earry on, conduct, and liquidate any business so acquired; and to make and earry into effect any contracts or agreements with any such person, firm or company as aforesaid with respect to amalgamation, joint working, co-operation, division of profits, inutual assistance, or otherwise, and to accept, by way of consideration for any such contracts or arrangement, any shares, debentures or securities of any similar company; (6) To pay for any services rendered to, and any property or rights acquired by, the company in such manner as may seem expedient, and in particular by the issue of shares or securities of the company; (7) To sell, transfer or dispose of the whole or any part of the business or undertaking of the company to any similar company, (whether promoted by this company or not) or to any person, firm, or corporation earrying on a similar business, and to accept, by way of consideration for any such sale, transfer, or disposal, any sbares, debentures, debenture stock, bonds or securities of any other similar company; (8) To distribute among the members of the company in kind, any shares, debentures, securities or property belonging to the company: (9) To do all such other acts and things as may be necessary to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'HORWOOD GLASS MANUFACTURING COMPANY' (LIMITED).

Incorporated, April 13, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.-Amount of each share, \$100.

Corporate Members:—Clarence George Harry Horwood, manufacturer: Harry Horwood, manufacturer: William Thomas Powis, glazier; Christopher Joseph Stone, beveller; and Mary Violetta Horwood, married woman, all of Ottawa, Ont.

First or Provisional Directors:—Clarence George Harry Horwood, William Thomas Powis and Christopher Joseph Stone.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:-(a) To purchase, manufacture, and deal in stained and leaded art glass, in lead, zinc, copper, brass and other metal, church memorials and all descriptions of ornamental windows, screens, lamp-shades, globes, signs, prism glass and sheet glass, mirror plates, plain and bevelled, bevelled plates and all descriptions of cut glass work, sand blast, chip glass, aquaria, glass cases, embossed glass, paints, colours, chemicals, varnishes, oils and all ingredients and products thereof and materials relating thereto, furniture of all descriptions; do painting, glazing and decorating and to carry on all lawful business incidental thereto: (b) To secure any other business of the nature or character which the company is authorized to carry on and the good-will and assets thereof, upon such terms as to the payment of the same, by the issue of fully paid-up stock or bonds of the company, or otherwise as may be agreed upon; (c) To secure and take over as a going concern the business and all assets, and good-will of the business previously carried on by Clarence George Harry Horwood under the name of Horwood Glass Manufacturing Company, including all book-debts and all property belonging and appertaining to the said business upon such terms as to the payment of the same, by the issue of fully paid-up shares of the capital stock of the company or otherwise, as may be agreed upon; (d) To act as agent of any other person, company or corporation engaged in the manufacture, sale, importation or exportation of any article of a nature similar to those enumerated in clause 'a' above. The operations of the commany to be carried on throughout the Dominion of Canada and elsewhere.

'THE TRENCH ELECTRIC BLASTING FUZE COMPANY' (LIMITED).

Incorporated, April 15, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—Lewis Alexander Roberton, chartered accountant; Walter Wilson Rathie, chartered accountant; William Thomas Woodall, jr., clerk; Octave Meunier, insurance agent; and Walter George Trench, chemical engineer, all of Montreal, Que.

First or Provisional Directors: -Lewis Alexander Roberton, Walter Wilson Rathie, and William Thomas Woodall, jr.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To manufacture and deal in all kinds of explosures and the various articles used in their manufacture and all by-products thereof, and to carry on any business germane or auxiliary thereto. Subject in all cases to all provincial and municipal regulations affecting the conduct of such manufacture or business; (b) To acquire by purchase, lease, hire, discovery, invention, concession, license, exchange, or other legal title and to hold patent rights, patents of invention, processes and chemical or other contrivances, and either absolutely or conditionally, and either solely or jointly with others, and as principals, agents, contractors, or otherwise to work, operate and turn to account, lease, mortgage, place under license, hypothecate, sell, dispose of and otherwise deal with the same or any part thereof, or any interest therein; (c)

To construct, maintain, alter, make, work and operate on the property of the eompany, and for the purposes of the company, ropeways, reservoirs, dams, eanals, flumes, race and other ways, water powers and works, aqueduets, wells, roads, piers, wharves, bridges, buildings, shops, houses, mills, hydraulic works, electric works, machine shops and other works and machinery, plant and appliances of every description, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels, raw materials, of all kinds, manufactured articles and effects necessary for the due earrying on of the company's business: (d) To purehase or otherwise aequire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company earrying on business similar to that which this company is hereby authorized to carry on, and to pay for the same in stock, bonds, debentures, or securities of the company; (e) To amalgamate with any other company having objects similar to those of this company; (f) To lease, sell, improve, manage, develop, exchange, mortgage, turn to account, or otherwise dispose of or deal with the whole or part of the property and assets of the company for such consideration as the company may deem fit, including shares, debentures or securities of any similar company; (a) To enter into partnership or any arrangement for sharing of profits or union of interests with any person or company carrying on or engaged in business similar to that which the company is authorized to carry on or engage in, and to make advances, to guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and sceurities of any such company and to sell, hold, or otherwise deal with the same, the whole subject to the provisions of The Companies Act; (h) To buy or to acquire, and hold as consideration for products or property sold or otherwise disposed of or for goods supplied, or for work done by contract or otherwise, shares, debentures, bonds, or other securities of or in any other company having objects similar to those of the company and to sell or otherwise dispose of the same; (i) To do all acts and exercise all powers and earry on all business necessary to the due earrying out of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'WALTER CUNNINGHAM' (LIMITED).

Incorporated, April 16, 1909. - - - Amount of capital stock. \$20,000.

Number of shares, 800 .- Amount of each share, \$25.

Corporate Members:—Walter Cunningham, grocer; George Atkinson Little, lumber merehant; Augustus N. Bedard, forwarder; Walter C. Revels, elerk; and Frank Bedard, clerk, all of Ottawa, Ont.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:—(1) To carry on business as wholesale and retail greers and liquor dealers; (2) To purchase and take over the greery and liquor business presently carried on by the said Walter Cuuningham at the said City of Ottawa. The operations of the company to be carried on throughout the Dominion of Canada and clsewhere.

'THE CANADIAN MINERAL RUBBER AND PAVING COMPANY' (LIMITED).

Incorporated, April 19, 1909. - - - Amount of capital stock, \$1,500,000.

Number of shares, 15,000.-Amount of each share, \$100.

Corporate Members:—James Steller Lovell, accountant; William Bain, book-keeper; Robert Gowans, solicitor's clerk; Henry Chambers, solicitor's clerk; Robert Musgrave Coates, solicitor's clerk; Samuel Goodman Crowell, solicitor; and George Hamilton Cassels, solicitor, all of Toronto, Ont.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To manufacture, buy and sell and otherwise deal in and with gilsonite, mineral rubber, asphalt and all products and by-products thereof; (b) To enter into contracts for, construct, execute, own and carry on all descriptions of works, and to carry on the business of a general construction and paving company and contractor; (c) To carry on business as a manufacturer of and dealer in logs, lumber, timber, wood metal; all articles into the manufacture of which wood or metal enters and all kinds of natural products and by-products thereof, and to carry on the business of a general dealer in merchandise; (d) To construct, maintain, alter, make, work and operate on the property of the company, and for the purposes of the company, or on other property with license or permission of the owners, works of every description, reservoirs, dams, flumes, race and other ways, water powers, aqueducts, wells, roads, piers, wharves, buildings, shops, stamping mills, and other works and machinery, plant, and appliances of every description; (e) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company and germane thereto; (f) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto or possessed of property suitable for the purposes thereof; and from time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body, may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect, and to use any of the company's capital stock, bonds or other securities and assets to pay for or in consideration for the foregoing; (g) To raise and assist in raising money for and to aid by way of bonus, cash advances, promise, endorsement, guarantee or otherwise any corporation in the capital stock of which the company holds shares or with which it may have business relations, and to act as employee, agent or manager of any such corporation, and to guarantee the performance of contracts by any such corporation, or by any person or persons with whom the company may have business relations; (h) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in; (i) To procure the company to be register-

ed and recognized in any foreign country, and to designate persons therein, according to the laws of such foreign country to represent this company, and to accept service for and on behalf of this company, of any process or suit; (f) To amalgamate with any other company having objects similar to those of this company; (k) To lesse, sell, or otherwise dispose of the property and assets of the company or any part thereof, for such consideration as the company may deem it, including shares, debentures or securities of any company; (l) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertakings; (m) The business or purpose of the company is from time to time to do any one or more of the things herein set forth and to do all or any of the said things in Canada or elsewhere, and as principals or agents.

Supplementary Letters Patent, issued April 30, 1909, to

'THE CANADIAN MINERAL RUBBER AND PAVING COMPANY' (LIMITED).

Changing the name of the said company to that of

'THE CANADIAN MINERAL RUBBER COMPANY' (LIMITED).

'THE CONSOLIDATED COMMISSION COMPANY' (LIMITED).'

Incorporated, April 19, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000,-Amount of each share, \$100,

Corporate Members:—William Redford Mulock, barrister-at-law; Edwin Loftus, barrister-at-law; John William Eldridge Armstrong, barrister-at-law; Edwin Beaven Lindsay, barrister-at-law; and Arthur Thomas Proctor, student-at-law, all of Winnipeg, Man.

First or Provisional Directors:—William Redford Mulock, Edwin Loftus and John William Eldridge Armstrong.

Chief place of Business:-City of Winnipeg, Man,

Objects of the Company:—(a) To carry on a general clevator and warehousing business in all their several branches; (b) To build, purchase, acquire, operate, rent, lease and sell clevators and warehouses of all kinds; (c) To carry on a general milling business in all its branches; (d) To build, purchase, acquire, operate, rent, lease, and sell factories of all kinds; (e) To build, purchase, acquire, operate, rent, lease, and sell factories of all kinds; (f) To carry on a general lumber business both as manufacturer and dealer in lumber and all articles into which the manufacture of wood enters and products of which wood forms a constituent part; (g) To carry on the business of grain and products of prain and products of the farm; (i) To acquire and take over as a going concern the business, good-will, undertaking, assets and liabilities or any part thereof, of any person or company carrying on any business similar to the business which this company is authorized to carry on, and to pay for the same either wholly or party in cash or in stock of the

company wholly or partly paid-up; (i) To raise fatten, purchase, deal in and sell and dispose of cattle and other animals and to agree with others for hire to fatten any such; (k) To buy, sell, and deal in goods, wares, and merchandise and especially grain and products of the farm and products of which grain forms a constituent part; (1) To carry on business as wholesale and as retail merchants: (m) To enter into agreements to purchase or otherwise acquire, or to sell or otherwise dispose of any land, and to take and receive mortgages and other securities on lands, or any interest in lands with power to retain a lien for purchase money on any lands or interest therein disposed of; (n) To rent, lease, purchase, acquire, hold, improve, exchange, mortgage, hypothecate, pledge, sell, transfer, and convey or otherwise dispose of real or personal estate; (o) To act as commission agents for hire or otherwise in purchasing, dealing in, or selling any goods, wares and merchandise; (p) To assist by making advances or otherwise any person or company with whom the company has business relations or any company having objects similar to those of the company, and to take and hold and dispose of security therefor on real or personal property; (q) To make advances on goods, wares, or merchandise, which may be stored with or be in the custody of or be in course of transit to or from the company; (r) To guarantee the performance of contracts by any person or company with whom the company has business relations or any company having objects similar to those of the company; (s) To borrow money upon credit of the company; to limit or increase the amount to be borrowed; to issue bonds, debentures, or other securities of the company for sums not less than \$100 each, and pledge or sell the same for such sums and at such prices as may be deemed expedient; to hypothecate, mortgage, or pledge the real or personal property of the company, or both, to secure any such bonds, debentures or other securities and any money borrowed for the purposes of the company; (t) To raise or assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee of debentures, or other securities, or otherwise any person or company carrying on business similar to that which this company is authorized to carry on; (u) To acquire and use patents, trademarks or other rights and privileges pertaining to the business of the company and to sell or grant licenses in respect thereof; (v) To enter into partnership or any arrangements for sharing profits, union of interest, co-operation, joint venture, reciprocal concession, or otherwise, with any person or company carrying on or engaged in business similar to that which this company is authorized to carry on; (w) To purchase, acquire, hold, hypothecate, deal in, sell or dispose of shares, bonds, debentures, or securities of any other company having objects similar to those of the company; (x) To improve, manage, develop, exchange, dispose of, turn to account, lease, sell, pledge, mortgage, or otherwise deal with the property and assets of the company or any part thereof, for such consideration as the company may deem fit, including shares, debentures, or securities of any company; (y) To sell the entire property of the company or any part thereof or any rights or privileges of the company or to amalgamate with any similar company and to enter into agreements with any such company; (z) To distribute any property of the company among its shareholders in specie; (aa) To issue in payment or part payment for any property rights or privileges acquired by the company or for any guarantee of any debt of the company or for services rendered, shares of the capital stock of the company whether subscribed for or not and whether fully paid or not or bonds or securities of the company; (bb) To receive any bonus or grant from any person or company; (cc) To pay out of the funds of the company all expenses of or incidental to the formation and completion of the incorporation of the company; (dd) To carry on any business germane to that for which the company is incorporated; (ee) The company may from time to time enact by-laws re-

stricting the right to transfer its stock; (ff) To do all acts, deeds, matters, and things, and exercise all powers necessary to the due carrying out of the objects for which this company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE POITRAS WOOLLEN MILLS' (LIMITED).

Incorporated, April 19, 1909. - - - Amount of capital stock, \$45,000.

Number of shares, 450 .- Amount of each share, \$100.

Corporate Members:—George I. Delisle, formerly manufacturer, of Yamachiche, Que.; Dame Almire Suzanne Choinière, manufacturer and wife of Samuel Vassot. of Joliette, Que.; J. Cleophas Lamothe, advocate; Charles Champour, advocate; and Joseph L. Duplessis, accountant, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-Joliette, Que.

Objects of the Company:-(a) To deal in, manufacture, trade in, sell and buy wool, silk and cotton, woollen-stuff, worsted, silk goods and cotton goods, and all manufactured goods, or textile fabrics, textile stuffs, and worsted composed wholly or in part of wool, worsted, silk or cotton, and to trade in or sell the product of their own manufacture or of others and of all other goods, or products germane to this business; (b) To buy, sell, manufacture and generally deal in costumes, tailor-made and ready-made clothing, knitted goods, rugs or blankets, and felts of all kinds; (c) To acquire, construct, and operate machinery and plant for the manufacture of textile yarns, cords, and cordage, tissues, textile products, braids, and other materials composed wholly or in part of wool and worsted and to allow this company to construct, establish, maintain and operate machinery and material for the production of electricity for any of the purposes of the company's business; (d) To carry on any business or manufacture germane to, and which may be carried on jointly with, the businesses or objects above mentioned; (e) To acquire and undertake, any business, property, or liabilities of any person or company carrying on business similar to that which this company is authorized to carry on; (f) To subscribe for, take over or acquire the securities, shares, liabilities, debentures or other bonds or securities of any company having objects similar to those of this company and to sell or otherwise dispose of the same; to guarantee any bonds, debentures, or securities thus sold or disposed of by this company or of any company having similar objects; (g) To make advances to persons dealing with this company and upon such terms as may be thought proper and to guarantee the performance of contracts entered into by such persons; (h) To sell or dispose of the business of the company or any part thereof for such consideration as the company may deem fit. and especially for shares, debentures, or securities in any other company having similar objects; (i) To enter into any arrangements or partnership for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in business similar to that which this company is authorized to carry on, to guarantee contracts entered into by, or assist, any such person or company or to take or otherwise acquire shares and securities of such company, and to sell, hold, reissue the same, with or without any security, or otherwise deal in the same. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'PULP SCREENING REDUCTION COMPANY' (LIMITED).

Incorporated, April 19, 1909. - - - Amount of capital stock, \$150,000.

Number of shares, 1,500.—Amount of each share, \$100.

Corporate Members:—Edouard Fabre Surveyer, advocate; Alexandre Chase-Casgrain, advocate; Joseph William Weldon, advocate; Errol Malcolm McDougall, advocate; and Stephen John LeHuray, accountant, all of Montreal, Que

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects' of the Company:-(a) To manufacture, produce, purchase, deal in and sell mechanical and ground wood pulp, sulphite, pulp, paper, cardboard, paper materials and any and all ingredients or products or compounds thereof and all articles and substances made from any of the aforesaid articles, and to utilize, render merchantable and otherwise turn to account any other substances, products or by-products thereof, whether waste or otherwise, and generally to carry on the business of manufacturing, producing, purchasing, dealing in and selling wood pulp and paper and the products and by-products thereof in all its branches; (b) To construct, acquire, operate, maintain and manage mills and factories for all or any of the purposes aforesaid; (c) To acquire by lease, purchase or otherwise, such real or personal estate or buildings as may be necessary for the purposes or business of the company and the same or any part thereof, to sell, lease or otherwise dispose of at pleasure; (d) To promote or assist in promoting and to become a shareholder in any subsidiary or allied company which carries on or has for its objects the operation of business similar or cognate to that carried on by this company, and to enter into any agreement or arrangement of partnership, sharing profits, union of interests, amalgamation, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or company carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in, and to take or otherwise acquire shares and securities of any such company, and to hold, sell, re-issue, with or without guarantee, or otherwise deal with the same, and while the holder of any such shares to exercise all the rights of a holder thereof; (e) To aid by guarantee, endorsement, advances or otherwise any company carrying on business similar to that which this company is hereby authorized to carry on; (f) To acquire any and all patents of invention covering machines, appliances or processes relating to or useful for the purposes, operations and objects of the company, and to pay for the same in cash, paid-up shares or debentures of the company, or partly in one and partly in the other as may be agreed upon; (g) To manufacture any machines or machinery or parts thereof covered by any such patents so acquired by the company and to sell the same outright or to grant leases or licenses in respect thereto to any person, firm or company requiring the same on such terms and conditions as may be agreed upon, and also to grant to any person, firm or company licenses to use on royalty or for a fixed sum or otherwise as may be agreed upon, any patented process so acquired by the company as aforesaid, or otherwise to turn the same to account for the benefit of the company; (h) To sell out the whole or any part of the assets or undertaking of the company to any other corporation carrying on or engaged in business cognate or similar to that which this company is authorized to carry on or engage in, and to accept as the consideration therefor cash, stock or bonds of such last named corporation, or

partly the one and partly the other as may be agreed upon, and to distribute the same among the theu shareholders of this company as may be agreed upon; (i) The company shall have power to do all and everything necessary, suitable, proper or convenient for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

*STERLÍNG REALTY COMPANY (LIMITED).

Incorporated, April 19, 1909. - - - Amount of capital stock. \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Conporate Members:—Henry J. Trihey, advocate; T. Emmett Quinn, agent; Peter Bercovitch, advocate; Patrick Mullin, jr., accountant; and William P. Kearney, advocate, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-To purchase, lease, take in exchange or otherwise acquire lands or interests therein together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, mortgage or otherwise dispose of the whole or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary. To erect buildings and deal in building material. To take or hold mortgages for any unpaid balance of the purchase money on any of the lands, buildings or structures so sold, and to dispose of said mortgages in such way as may be deemed advisable. To improve, alter and manage the said lands and buildings, and to guarantee and otherwise assist in the performance of contracts of persons, firms or corporations with whom the company may have dealings and to assume and take over such contracts on default. To act as agent for any individual, firm, company or corporation in any business germanc to the business carried on by the company. To pay for any immovable property acquired in any way by the said company in cash or part cash and part paid-up shares, or in bonds or other securities of the company or otherwise as may be agreed upon, and to lease, sell and dispose of or otherwise deal with the same or any part thereof. To erect buildings, construct works and to make changes and improvements in and to any and all immovable property and to pay for the same in cash or part cash and securities of the company or otherwise, and to lease, sell, mortgage, dispose of or otherwise deal with the same. To issue bonds which may be either debenture bonds, or mortgage bonds, secured by hypothec, mortgage or pledge on the whole or any part of the real and personal property of the company, for such time and at such rate as may be determined by the board of directors, subject in all cases to the provisions of The Companies Act. To promote, assist in promoting and to become a shareholder in any subsidiary or allied company carrying on, or having objects similar to those of this company, and to enter into arrangements for sharing of profits, union of interests, joint adventure, reciprocal concessions, or otherwise with such persons or company, and to take or otherwise acquire shares and securities of such company, and to hold, sell, hypothecate, pledge, re-issue, with

or without guarantee, or otherwise deal in the same. To acquire the good-will, property, rights, and assets, and assume the liabilities of any person, firm or company indebted to this company and transacting business similar to that conducted by this company, and to pay for the same in cash, in securities of the company, or otherwise, the whole when, and how the company shall deem advisable. To accept in payment of any moneys due to the company, stock, shareshoods, debentures, or other security of any similar company, when deemed advisable. To sell, lease or otherwise dispose of in whole or in part, the property, assets and undertakings of the company for such consideration as may be agreed upon. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CANADIAN IDENTIFICATION ASSOCIATION' (LIMITED).

Incorporated, April 20, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 800.—Amount of each share, \$25.

Corporate Members:—William Forbes MaeDonald, physician; Sydney Lyon Smith. capitalist; William Stewart Armstrong, capitalist; Francis Walter Coleman, accountant; and Joseph Alexander Trotwood Richards, business expert, all of Montreal, Que.

First or Provisional Directors:—William Forbes MaeDonald, Francis Walter Coleman and Joseph Alexander Trotwood Richards.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(1) To carry on a general business of registration, identification and temporary care in respect of persons or property; such persons and property to more particularly mean the identification of photographs and signatures; or the identification and temporary care of papers of any kind which have been lost, or mislaid; or of movables or effects in like eircumstances, viz .:--when beyond the possession or control of the owner; or the identification of persons at banks or at any other places where such persons may require identification; or the identification of persons who, through sudden illness, unconsciousness, or mental or physical infirmity are unable to secure immediate communication with relatives or friends, in this latter case to more particularly mean and to be limited to the notification of the persons whose names and addresses have been registered on the company's books, for the purpose. and to contract with any person or persons to register the names of all such persons who may require identification under any circumstances, or in any place whatsoever, or whose signatures, or photographs, or papers, or documents of any kind, or whose movables, or effects, may require identification, under any circumstances whatsoever; (2) To acquire, take over, and operate, as a going concern the business at present carried on in the City of Montreal, by Dr. W. F. MaeDonald, W. S. Armstrong and S. L. Smith, as general agents, under the firm name and style of 'The Canadian Identification Company,' together with all its assets, copyrights or properties, trade marks, designs, patents, licenses, or formulæ, and to assume all liabilities in connection with the said business and to pay for the same in cash, or in fully paid-up and non-assessable shares of the capital stock of the company hereby created; (3) To carry on business generally as printers, publishers, lithographers, engravers, stereotypers, electrotypers, embossers,

engrossers, book publishers, book-binders, paper-makers, envelope and paper box makers, stationers, manufacturers, advertising agents, dealers in and vendors of novelties, office and other supplies; (4) To buy, sell, manufacture, trade, work and deal in plant, machinery, tools, furniture, supplies, appliances, and all articles requisite in the business which the company is hereby authorized to carry on; (5) To buy and sell advertising space or privileges, and to acquire and operate franchises for the purpose of advertising or for the buying or selling of advertising privileges; (6) To issue, sell and allot, as fully paid-up and non-assessable, shares of the capital stock of the company hereby incorporated, for services rendered to the company, either professional or otherwise, and by promoters of the company, or to pay for the same in cash, provided the directors have first been expressly authorized by by-law passed for the purpose and sanctioned by a vote of not less than two-thirds in value of the shareholders present in person or by proxy at a general meeting of the company called for considering the said by-law; (7) To borrow upon, hypothecate, alienate, and pledge, all or any part of the real and personal property of the company, and for such purposes to issue and dispose of bonds, debentures, or other securities or guarantees; (8) To do all things, necessary, to accomplish the objects of the company; (9) To join, consolidate, and amalgamate with any person, society, company, or corporation carrying on a similar business; to pay or receive the price agreed upon in cash or in paid-up and non-assessable shares, bonds or debentures or other securities or guarantees of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE DOMINION SCALE COMPANY' (LIMITED),

Incorporated, April 20, 1909. - - - Amount of capital stock, \$20,000.
Number of shares, 400.—Amount of each share, \$50.

Corporate Members:—Albert Edward Milton, agent, of Curryville, N.B.; Isaac Clayton Prescott, lumber merchant; and George Don Pedro Prescott, lumber merchant, both of Albert, N.B.; Walter Edward Foster, merchant; and Clarence William de Forest, merchant, both of St. John, N.B.

First or Provisional Directors:—Albert Edward Milton, Isaac Clayton Prescott and George Don Pedro Prescott.

Chief place of Business:-City of St. John, N.B.

Objects of the Company:—To buy, sell, trade and carry on the business of manufacturers of and dealers in scales and weighing machines of all kinds and in all articles used in the construction thereof, and to buy, sell and deal in patents for scales, weighing machines, and articles used in the construction thereof; To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company; To pay out of the funds of the company on the sale of shares such commission as may be authorized by the shareholders of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE NATIONAL BREWERIES' (LIMITED).

Incorporated, April 20, 1909. - - - Amount of capital stock, \$10,000,000.

Number of shares, 100,000.—Amount of each share, \$100.

Corporate Members:—Arthur William Patrick Buchanan, advocate and K.C.; Lawrence MacFarlane, advocate; Albert Edward C. Buchanan, agent; Archibald W. Moffatt, accountant; and Percival Edward Kinnisten, stenographer, all of Montreal, Oue.

First or Provisional Directors:—Arthur William Patrick Buchanau, Archibald W. Moffatt, and Percival Edward Kinnisten.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(1) To carry on the business of brewers and maltsters in all its branches; (2) To carry on any business ancillary to or which can be carried on in connection with the aforesaid business including but not limited to hop merchants and growers, malt factors, corn merchants, coopers, bottlers, bottle makers, bottle-stopper makers, potters, manufacturers of and dealers in aerated and mineral waters and other drinks, wine and spirit merchants and importers, licensed victuallers, hotel-keepers, beer-house keepers, ice manufacturers and merchants, yeast dealers, grain sellers and dryers, box manufacturers, millwrights, wheelrights and other businesses incidental thereto; (3) To buy, sell, handle and deal, both wholesale and retail in commodities, articles and things of all kinds which can conveniently be dealt in by the company in connection with any of its objects; (4) To purchase or otherwise acquire any formulæ, recipes, processes, letters patent, trade marks, trade names or copyrights relating to the products of the company, or any rights or interests in the same or in the mode of manufacturing or selling the same; (5) To apply for, purchase or otherwise acquire any patents, concessions and the like inferring exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem to benefit this company, and to use, exercise, develop and grant licenses in respect of or otherwise turn to account the property, rights and information so acquired; (6) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company; (7) To establish and carry on agencies, depots and branch places of business in any part of the world; (8) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with any of the above businesses or objects, or calculated to enhance the value of or render profitable any of the company's property or rights for the time boing; (9) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any business which this company is authorized to carry on, or any business similar thereto or possessed of property suitable for the purposes thereof or which the company may be hereby empowered to purchase, lease or otherwise acquire, and to pay for the same in stock, bonds, debentures or securities of the company; (10) To amalgamate with any other company having objects similar to those of this company; (11) To lease, sell, improve, manage, develop, exchange, mortgage, turn to account or otherwise dispose of or deal with the property and assets of the company or any part thereof for such transaction as the company may deem fit, including shares, debentures or securities of any company; (12) To enter into any partnership or into any arrangement for sharing of profits or union of interest with any person or company carrying on or engaged in any business or transaction which the company is authorized to carry on or engage in, and to make advances to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire

shares and securities of any such company and sell, hold, or otherwise deal with the same, the whole subject to the provisions of The Companies Act; (13) To take or otherwise acquire and hold shares in any other company having objects similar to those of the company or carrying on any business which is germane to the objects for which the company is incorporated; (14) To make cash advances to customers and persons having dealings with the company, and to give any guarantee or indemnity that may seem necessary in connection with the dealings of such customers and persons; (15) To remunerate any person or company for services rendered in placing or assisting to place or underwriting or guaranteeing the placing of any shares in the company's capital or any debentures or other securities of the company, or in or about the formation of the eompany or the conduct of its business, and to pay for the same in cash or in stock, bonds, debentures or securities of the company; (16) To do all acts and exercise all powers and carry on all business incidental to the carrying out of the objects for which the company is incorporated; (17) The powers hereinbefore granted shall be exercised subject to all Dominion, Provincial and Municipal regulations affecting the exercise thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

Incorporated, April 20, 1909. Amount of capital stock, \$45,000. Number of shares, 450.—Amount of each share, \$100.

Corporate Members:-John Herbert Redpath, broker; James J. Riley, jr., manager; Archibald DeLery MacDonald, advocate; Francis G. Bush, book-keeper; and Lud-

First or Provisional Directors:-The said corporate members.

ger R. Souliere, clerk, all of Montreal, Que. Chief place of Business:-Village of Rigaud, Que.

Objects of the Company:-(a) To construct, own and operate a waterworks system including reservoirs, conduit pipes, cisterns, wells, dams, hydrauts and equipment generally incidental to the storing and supplying of water for public and private purposes; (b) To acquire by purchase, lease or otherwise the property. real and personal, including the good-will, rights, assets and franchises of any person, firm or corporation carrying on business having objects similar to those for which this company is incorporated, and to issue paid-up shares in payment or part payment therefor; (c) To acquire, own and hold shares in any other corporation doing a business similar to the business to be carried on by this company, and to issue fully paid-up shares in payment or part payment therefor; (d) To amalgamate with any other company, firm or individual carrying on business similar to the business to be carried on by this company; (e) To construct, acquire, own and operate such motive power as may be necessary in connection with the business of the company; (f) To lease, sell or otherwise dispose of the business, property and undertakings of the company, or any part thereof, for such consideration as the company may deem fit and in particular for shares, bonds, debentures, or securities of any other company having objects similar to those of this company; and to divide among the sharcholders any cash, stock, bonds or securities so received; (g) Authority is hereby granted the company to hold the first general meeting of shareholders without statutory notice having been given provided all the shareholders are present at such meeting either in person or by proxy and waive such notice. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere

'THE OTTAWA FUNERAL COMPANY' (LIMITED).

Incorporated, April 20, 1909. - - - Amount of capital stock, \$75,000.

Number of shares, 1,500.—Amount of each share, \$50.

Corporate Members:—Edmund Gauthier, jr., undertaker; François Xavier Talbot, accountant; Frank O. Bonneville, agent; Lorenzo Rouselle, elerk; and Louis M. Duhamel, earriage maker, all of Ottawa, Ont.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Ottawa, Out.

Objects of the Company:—To carry on the business of undertakers in all its branches. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued April 21, 1909, to the

'BURCHARD LUMBER COMPANY' (LIMITED).

Changing the name of the said company to that of

'RELIANCE LUMBER COMPANY' (LIMITED).

Supplementary Letters Patent, issued April 21, 1909, to

'COMPAGNIE DE TRANSPORT UNIVERSEL DE FRANCE' (LIMITÉE).

'UNIVERSAL TRANSMISSION COMPANY OF FRANCE' (LIMITED).

Changing the name of the said company to that of

'UNIVERSAL TRANSMISSION' (LIMITED).

'LA TRANSMISSION UNIVERSELLE' (LIMITEÉ).

Supplementary Letters Patent, issued August 11, 1909, to the

'UNIVERSAL TRANSMISSION' (LIMITED).

Increasing the capital stock of the said company from \$40,000 to the sum of \$1,000,000 being an addition of 9,000 shares of \$100 each to the present capital stock.

Supplementary Letters Patent, issued April 21, 1909, to the

'STANDARD SANITARY MANUFACTURING COMPANY OF PITTS-BURG' (Limited).

Changing the name of the said company to that of

'STANDARD SANITARY MANUFACTURING COMPANY' (LIMITED).

Also increasing the capital stock of the said company from \$250,000 to the sum of \$500,000 being an addition of 2,500 shares of \$100 each to the present capital stock.

'THE BISCO-GOWGANDA TRANSPORT COMPANY' (LIMITED).

Incorporated, April 22, 1909. - - - Amount of capital stock. \$150,000.

Number of shares, 1,500.—Amount of each share, \$100.

Corporate Members:—Louis Olivier Armstrong, industrial agent; Rosaire Luc Prieur, manufacturer; Amédée Geoffrion, lawyer; and Omer Adolphe Goyette, lawyer, all of Montreal, Que.; and Patrick Sbannon, merchant, of Biscotasing, Ont.

First or Provisional Directors:—Louis Olivier Armstrong, Rosaire Luc Prieur and Patrick Sbannon,

Chief place of Business:-City of Montreal, Que,

Objects of the Company:-(a) To carry on a general business as common carriers and freighters and to act as agents for other companies or corporations; (b) To acquire by purchase, lease, concession, license, exchange or otherwise and to construct, maintain, alter, make, work and operate wagon roads, highways, tote roads and other ways of communication with power to build and construct bridges, dams, water powers, piers, wharves and docks in connection therewith; (c) To erect, maintain, operate and carry on botels, inns and other buildings for the entertainment, care and comfort of travellers and the public in general; (d) To construct, acquire, charter, operate, birc, lease, or otherwise dispose of all kinds of boats, barges and other vessels and other bottoms and docks, elevators, warehouses, sheds and other buildings and generally to carry on the business of an elevator, navigation and transportation company; (e) To purchase, lease, take in exchange or otherwise acquire lands, timber lands, and timber limits or interests therein and to sell, lease, exchange or otherwise dispose of the whole or any portion of the land and all or any of the buildings or structures erected thereon; (f) To carry on the business of lumbering in all its branches, and to manufacture and deal in the products thereof; (g) To prospect for, open, explore, work, maintain and manage mines, claims, minerals and other properties and to refine and otherwise treat ores, metals and minerals and to acquire by purchase, lease, license, exchange or other legal title other mining lands, leases, easements, mineral property or any rights therein; (h) To manufacture, purchase and otherwise acquire, hold, sell, transfer, trade or deal in goods, wares and merchandise; (i) To develop, acquire by lease, purchase or otherwise, water, steam, electric, pneumatic and other powers for the purposes of the company's

business; (j) To earry on the business of a contractor and builder and to build, construct and operate public and private works; (k) To guarantee the obligations or contracts of customers and others having dealings with the company; (l) To pay for any property and services rendered in fully paid-up and non-assessable stock of the company; (m) To buy stock of or to amalgament with any corporations doing similar business. The operations of the company to be earried on throughout the Dominion of Canada and elsewhere.

'THE GOWGANDA CITY REALTY' (LIMITED).

Incorporated, April 22, 1909. - - - Amount of capital stock, \$150,000.

Number of shares, 1,500.—Amount of each share, \$100.

Corporate Members:—Louis Elie Geoffrion, merchant; Louis Olivier Armstrong, agent; and Rosaire Lue Prieur, merchant, all of Montreal, Que.; William Douw Lighthall, advocate, of Westmount, Que.; Israel Laberge, merchant, of Belœil, Que.; and Amédée Geoffrion, advocate, of Longueuil, Que.

First or Provisional Directors:—Louis Elie Geoffrion, Louis Olivier Armstrong, William Douw Lighthall and Rosaire Luc Prieur.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To acquire by purchase, lease, concession, license, exchange or otherwise, and to hold, own, possess, lease, sell and deal in land, buildings and real estate of every description, and to construct, erect, operate and maintain thereon, hotels, inns, dwelling houses, shops, stores and factories; (b) To acquire, own, lease, prospect for, operate, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wash, smelt, assay, analyse, reduce, amalgamate, pipe, convey and otherwise treat ores, metals and minerals whether belonging to the company or not, and to sell or otherwise dispose of the same or any part thereof or interest therein; (c) To take, acquire and hold as consideration for ores, metals or minerals sold or otherwise disposed of or for goods supplied or for work done by contract or otherwise, shares, debentures or other securities of or in any othe. company having objects similar to those of this company and to sell and otherwise dispose of the same; (d) To purchase, lease, take in exchange or otherwise acquire timber lands and to carry on the business of lumbering in all its branches and to manufacture and deal in the products thereof; (e) To manufacture, purchase and otherwise acquire, hold, sell, transfer, trade or deal in goods, wares and merchandise of every description; (f) To develop, acquire by lease, purchase, or otherwise water, steam, electric, pneumatic and other powers for the purposes of the company; (g) To acquire by purchase, lease, concession, license, exchange or otherwise and to construct, maintain, alter, make, work and operate wagon roads, streets, highways, canals, watercourses, bridges, aqueducts, embankments, dams, docks, slides, wharves, piers, and other public and private works, subject to all provincial and municipal regulations affecting the same; (h) To do all and every thing necessary for the accomplishment of any of the purposes or attainment of any of the objects or exercise of any of the powers herein set forth; (i) To pay for any of the above mentioned property and for services in connection therewith by the issue of fully paid-up and nonassessable stock of the company; (j) To establish and maintain agencies of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere, 29-31

'LIDDELL, LESPERANCE AND CO.' (LIMITED).

Incorporated, April 22, 1909. - - Amount of capital stock, \$190,000.

Number of shares, 1,900,-Amount of each share, \$100.

Corporate Members:—Victoria Liddell, wife of Robert Murdoch Liddell; Robert Murdoch Liddell, merchant; Francis G. Bush, book-keeper; George R. Drennan, stenographer; and Herbert William Jackson, clerk, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on business as general dry goods merchants and importers; (b) To acquire the general dry goods and importing business now carried on in the City of Montreal, by the firm of Liddell, Lesperance & Co., including the stock in trade, property, assets and good-will of the said firm, and to issue fully paid-up shares in payment or part payment therefor; (c) To carry on the said business and to assume the obligations of the said firm (d) To acquire the property, real and personal, and the good-will and franchises, of any person, firm or corporation carrying on business having objects similar to those for which this company is incorporated and to issue fully paid-up shares in payment or part payment therefor; (e) To acquire, own and hold shares in any other corporation doing similar business to that to be carried on by this company, and to issue fully paid-up shares in payment or part payment therefor; (f) To amalgamate with any other person, firm or corporation carrying on business similar to that to be carried on by this company: (a) To lease, sell, or otherwise dispose of the business, property and undertakings of the company, or any part thereof, for such consideration as the company may deem fit and in particular for shares, bonds, debentures, or securities of any other company having objects similar to those of this company; and to divide among the shareholders any cash, stock, bonds or securities so received. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'AUTO FALCON AND WAITE DIE PRESS COMPANY' (LIMITED).

Incorporated, April 23, 1909. - - - Amount of capital stock, \$50,000.

Number of shares, 500.-Amount of each share, \$100.

Corporate Members:—John Christie Palmer, industrial company manager; Henry Nicol Baird, gentleman; Wilbur Lawless, accountant, Albert Mearns, barristerat-law; and Frederick Lawson Whatler, accountant, all of Toronto, Ont.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:—(a) To manufacture, buy, sell, trade and deal in all kinds of printing, lithographing, engraving, embossing, die-sinking and book-binding machinery, and all articles, appliances, supplies, equipments, specialties, and apparatus used in connection therewith, and all materials of which the same or

any part thereof are or may be composed of in whole or in part; (b) To carry on any business, whether manufacturing or otherwise, germane to the purposes and objects above set forth: (c) To construct, maintain, hold and operate, manage emiov and conduct any buildings, works, plants, machinery, storc-houses, warehouses or other establishments necessary for the purposes of the company; (d) To purchase, take on lease, erect, or otherwise acquire real or personal property or any rights which the company may think necessary for the purposes of its business; (e) To apply for, obtain, register, purchase, lease, acquire, and hold, use, own, operate and maintain, and to sell, lease, assign, or otherwise dispose of any trade-marks, trade names, patents, inventions, improvements and processes used in connection with or secured under patents of the Dominion of Canada or elsewhere and to use, exercise, develop, grant, licenses in respect thereof or otherwise turn to account any such trade marks, trade names, patents, inventions, licenses, processes, and the like or any such property or rights; (f) To manufacture, purchase, lease or otherwise acquire machinery and any or all apparatus and tools necessary in connection with the business of the company and to sell, lease or otherwise dispose of the same; (g) To purchase or otherwise acquire and undertake all or any part of any business with objects similar to those of the company, together with buildings, machinery, stock-in-trade, good-will and assets generally; to assume in whole or in part the liabilities of such business and to pay for same wholly or in part, in cash, bonds, debentures, or fully paid and non-assessable stock of the company; and to sell, lease or otherwise dispose of same or any part thereof; (h) To purchase or otherwise acquire the assets of The American Falcon Printing Press Company of New York, together with all their patents now granted or applied for in the United States of America, including applications for patents pending or in course of preparation, also all patents in the United States of America or patents or pending applications for patents in the United States of America in or under the name of Fred Waite of Otley, England, owned and controlled by the said The American Falcon Printing Press Company of New York or in which it is in any way interested; also all their right, title and interest, claim and demand in and to patents obtained in the United States of America and standing in the name of Fred Waite of Otley, England, and all applications for patents that have been made in the name of the said Fred Waite in the United States of America, also all agency agreements between Waite and Saville, of Otley, England, for the exclusive right to sell the Waite & Saville Machinery in the United States of America, and in connection with such purchase, purchases or acquisitions, to take over and assume such of the debts and liabilities of The American Falcon Printing Press Company of New York, as may be agreed upon, and to pay for the same wholly or in part in cash, stock, bonds, debentures or other securities of this company or otherwise; (i) To enter into partnership or into any arrangement for sharing of profits or union of interests, co-operative joint adventure, reciprocal concession or otherwise with any person or company, carrying on or engaged in any business or transaction which the company is authorized to carry on or engage in, and to make advances, to guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same, the whole subject to the provisions of The Companies Act; (i) To take or otherwise acquire and hold shares in any other company having objects similar to those of this company; (k) To take over, acquire, hold, use, sell, lease, exchange, convey, and mortgage such personal property and movables, machinery, trade-marks, patents, licenses and franchises or rights thereunder as may be deemed necessary for the purposes for which the company is incorporated; (1)

To make cash advances or give credit to such persons, firms and companies as do business with the company, and upon such terms as may seem expedient and in particular to customers and others having dealings with the company, and to give guarantees or become security for any such persons, firms or companies; (m) To sell, transfer, lease or dispose of the whole or any part of the undertaking, property and business of the company for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects similar to those of this company; (n) To sell. improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property, movable or immovable, real or personal, and rights of the company; (o) To the extent and in the manner permitted by the laws of the Dominion of Canada, or of each province, state, territory or country in which the company may do business, to conduct its business and to have one or more offices and to hold, purchase, lease, mortgage and convey real and personal property in the usual course of its business: (p) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities, supreme, municipal or local or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect; and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof; (q) To procure the company to be registered and recognized in any foreign country and to designate persons therein, according to the laws of such foreign country, to represent this company and to accept service for and on behalf of this company of any process or suit; (r) To raise and assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise any corporation in the capital stock of which the company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations; (s) To amalgamate with any other company having objects similar to those of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'J. M. LANDRY' (Limitée).

Incorporated. April 23, 1909. - - - Amount of capital stock, \$20,000.
Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—Jean Marie Landry, merchant; Dame Malvina Dubeau, window of Sieur Ernest Landry; Philias Dubeau, carter; and Pierre Lefrançois, lumber merchant, all of Quebec, Que.; and Ulric Antoine Bélanger, physician, of Beauport One.

First or Provisional Directors:—Jean Marie Landry, Malvina Dubeau and Ulric Antoine Bélanger.

Chief place of Business :- City of Quebec, Que.

Objects of the Company:—To carry on a coal and wood business and to deal in building supplies of all kinds and in all articles connected with this kind of business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'LA COMPAGNIE TRANS-ST. LAURENT' (LIMITÉE).

Incorporated, April 23, 1909. - - - Amount of capital stock, \$50,000.

Number of shares, 500.-Amount of each share, \$100.

Corporate Members:—Malcohn Fraser, landlord; Joseph Viel, merchant; Joseph Camille Pouliot, advocate; Félix Emile Gibert, physician; Octave Laurin, manufacturer; Joseph Onésime Girard, mcrchant; Stanislas Belle, photographer; and Amédée Danais, dentist, all of Fraserville, Que.

First or Provisional Directors:—Malcolm Fraser, Joseph Camille Pouliot, Joseph Viel, Stanislas Belle and Félix Emile Gilbert.

Chief place of Business:-Town of Fraserville, Que.

Objects of the Company:-(1) To navigate the inland waters of Canada and especially the River St. Lawrence and its tributaries, and lease, acquire or build vessels: (2) To lease, acquire, construct, erect and maintain sheds, warehouses, to carry on a fur and fish business, as well as wharves, parks, public baths, places of amusement germane to the business of the company; (3) To lease and acquire lands, construct and acquire hotels, boarding and summer houses and to manage, let or sell the same; (4) To establish a coach and omnibus service and other conveyances for transportation; (5) To contract for charter-parties, or otherwise, to transport passengers, goods, or packages and generally to carry on the business of carriers upon land and water; (6) To enter into contracts and agreements for the towing of steamboats and vessels and for other purposes of navigation, to carry on a wreckage and salvage business, and to buy cargoes and dispose of the same; (7) To enter into arrangements with the government of Canada and with the governments of Quebec and New Brunswick respectively, and with private companies to assist in carrying on experiments and undertakings with a view to the establishment and development in Canada of oysterfarming business; of aerial navigation and in establishing signal stations; (8) To take over or otherwise acquire shares and interests in any company having objects similar to those which this company is authorized to carry on or germane thereto, and to give, transfer or grant shares as payment for the purchase of lands, property, real and personal rights and debts; (9) To issue debentures of the company, to sell and transfer the same or to give them as collateral securitics or otherwise, to alienate the same upon a resolution adopted by the board of directors of the company; (10) To enter into arangements with any railway or other companies in connection with freight and transport rates, to issue regular passengers' tickets as well as tourists' tickets or travellers' tickets; (11) To secure and accept from any person, company or corporation advantages, franchises and privileges in eash or otherwise, and if necessary, to give shares in payment of same. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CANADIAN TIMES' (LIMITED).

Incorporated, April 28, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 800,-Amount of each share, \$25,

Corporate Members:—Frederick Alexander Scroggie, merchant; Charles Conway Cottell, broker; Hyndman Henry Kerr, dentist; Burton Dixon, manufacturer's agent; and Joseph Alexander Trotwood Richards, business expert, all of Montreal, Oue.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(1) To print, publish, circulate and deal in newspapers and publications of all kinds; (2) To carry on business generally as newspaper and general publishers, printers, lithographers, engravers, stereotypers, electrotypers, embossers, engrossers, book publishers, book-binders, paper-makers, envelope and paper-box makers, stationers, advertising agents, dealers in and vendors of novelties and other supplies of a like nature; to buy, sell, manufacture, trade, work, and deal in paper, plant, machinery, tools, ink, furniture, supplies, appliances, and all articles used in connection with the said arts and business; (3) To buy and sell advertising space or privileges, and to acquire and operate franchises for the purpose of advertising or for the buying or selling of advertising privileges; (4) To develop, acquire by lease, purchase, or otherwise, -team, electric, pneumatic, hydraulic, or other power or force for the operation of the company's business or premises owned, leased or otherwise occupied by the company; (5) To apply for, purchase, or otherwise acquire any patents of invention, trade marks, copyrights, or similar privileges relating to the company's business; (6) To issue in payment for any real or personal property. license or privilege which may be purchased, taken, leased, on otherwise acquired by the company, or for services rendered to the company shares of the capital stock of the company, whether subscribed for or not, as fully paid-up and nonassessable; (7) To acquire, hold, and own, sell, pledge, or otherwise alienate and dispose of shares, debentures, or bonds, or other securities or guarantees of any other company whose objects are similar to those which this company is hereby authorized to carry on, and to pay for the same, wholly or partly, in cash or in paid-up and non-assessable shares, bonds, or debentures, or other securities or guarantees of the company; (8) To join, consolidate and amalgamate with any person, society, company or corporation, carrying on a similar busiuess; to pay or receive the price agreed upon in cash or in paid-up and nonassessable shares, bonds or debentures or other securities or guarantees of the company; (9) To sell, mortgage, pledge, exchange, transfer, or otherwise dispose of the property, good-will, undertaking and other assets, real and personal, of the company for such consideration, and upon such terms and conditions as the company shall see fit, and to accept cash, shares, debentures, stock, or securities of any other company having objects similar to those of this company, in payment or part payment therefor; (10) To develop or assist in developing any auxiliary or allied company carrying on business of like nature or germane to that of this company, and to become shareholders in the same; to enter into any arrangements for sharing profits, union of interests, co-operation, joint adventures, reciprocal concession, or otherwise, with any person, society, company, or corporation doing a similar business, and to take, subscribe for, or otherwise acquire, own, and hold shares, bonds or debentures of such company; (11) To issue, sell, and allot as fully paid-up and nonassessable shares of the capital stock of the company hereby incorporated for services rendered to the company, either professional or otherwise, and by promoters of the company, provided the directors have first been expressly authorized by by-law passed for the purposes and sanctioned by a vote of not

less than two-thirds in value of the shareholders present in person or by proxy at a general meeting of the company called for considering the said by-law; (12) To borrow upon, hypothecate, pledge and alienate, all or any part of the real and personal property of the company, and for such purpose to issue and dispose of bonds, debentures, or other securities or guarantees. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE IDEAL CONFECTIONERY COMPANY' (LIMITED).

Incorporated, April 28, 1909. - - - Amount of capital stock, \$49.500.

Number of shares, 495.-Amount of each share, \$100.

Corporate Members:—George Laurier, commercial traveller; and Camille Chalifoux, groeer's clerk, both of Montreal, Que.; George Reeves, gentleman, and Olympe Payette, gentleman, both of Pointe aux Trembles, Que.; and Hector Brunelle, gentleman, of St. Simon de Bagot, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—To manufacture and sell sweetmeats, chocolate, biscuits, compound syrup and sugar and all things connected with the business of a confectioner. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'RAILWAY MATERIALS CO.' (LIMITED).

Incorporated, April 28, 1909. - - - Amount of capital stock, \$20.000.

Number of shares, 200 .- Amount of each share, \$100.

Corporate Members:—Britton Osler, barrister-at-law; Austin Gregory Ross, barrister-at-law; William Butler Smith, accountant; William Stuart Edwards, student-at-law; and George Charles Lovey, accountant, all of Toronto, Ont.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company.—To carry on the general business of manufacturers, agents, dealers in and supplies to and fer railways, manufacturers, and others, and material and supplies to and fer railways, manufacturers, and others, and for such purposes to manufacture, buy, sell and deal in all articles of metal or wood including metal bearings and castings used by manufacturers, wholesale houses or railways. To purchase, sell or control patents relating to the aforesaid business and to acquire and use licenses under such patents or patent rights and to grant licenses and to manufacture, sell and deal in such patented appliances. To acquire and earry on works and structures of all kinds relating to the business of the company. To purchase and hold stock in other companies, carrying on business of a similar nature. To sell any and all of the assets of the company. To poperations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued April 28, 1909, to

- 'THE FLEMING GRATE BAR COMPANY' (Limited).
 - (a) Changing the name of the said company to that of 'BUTTERWORTH FOUNDRY' (LIMITED).
- (b) Increasing the capital stock of the said company from the sum of \$40,000 to the sum of \$83,000, being an addition of 490 shares of \$100 each to the present capital stock and (c) Extending the undertaking of the said company so as to embrace and include the following additional powers, that is to say:—To carry on the business of from founders, machinists and fitters and to manufacture, produce, trade and deal in eastings and all articles, machinery, appliances and things capable of being manufactured or produced from iron and steel, and to purchase or otherwise acquire and hold the foundry, real estate, patterns, machinery, tools, stock-in-trade and good-will of the foundry business now being carried on by 'Butterworth' & Commany Limited.'

Supplementary Letters Patent, issued April 30, 1909, to 'THE BIG RIVER LUMBER COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$250 000 to the sum of \$1, 000,000, being an addition of 7.500 shares of \$100 each to the present capital stock.

> Supplementary Letters Patent, issued April 30, 1900, to the 'CANADIAN WHITE COMPANY' (LIMITED).
>
> Changing the name of the said company to that of

'SUPERIOR CONSTRUCTION CO. LIMITED.'

Supplementary Letters Patent, issued April 30, 1909. to

⁴P. BURNS AND CO. (Laurren).

Increasing the capital stock of the said company from \$2,000,000 to the sum of \$3,000,000, being an addition of 10,000 shares of \$100 each to the present capi

'STUARTS' (LIMITED).

Incorporated, May 5, 1909. - - Amount of capital stock, \$150,000.

Number of shares, 1,500.—Amount of each share, \$100.

Corporate Members:—Enoch James Stuart, merchant; William James Stuart, manager; Ernest Edwin Stuart, accountant; George Alexander Stuart, clerk; and Henry J. Elliott, advocate, all of Montreal, Que

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

tal stock

Objects of the Company:-(1) To carry on the business of merchants and manufacturers of bread and general and biscuit bakers and confectionery, in all their respective branches; (2) To acquire the business presently carried on by Enoch J. Stuart, doing business alone under name of Stuart & Herbert of Montreal, as bread bakers and confectioners, as a going concern, together with all the rights and properties in relation thereto, and to assume all or any of the liabilities in connection therewith, and to pay for the same wholly in cash, paid-up stock, or otherwise; (3) To acquire the whole or any part of the real or personal property and assets belonging to the said Enoch J. Stuart, and to take over all or any of the engagements and liabilities of the said Enoch J. Stuart; (4) To carry on at Montreal and elsewhere, the business of bakers, and to make, grow, buy, sell and deal in bread, corn, flour, biscuits, cakes and farinaceous foods and products of every description; (5) To acquire by purchase, or otherwise, build, erect, open up and work such mills, shops, ovens, furnaces, bakehouses, machinery, works and appliances, as may be necessary for the company's business; (6) To acquire by purchase or otherwise, any property real or personal, liberties, rights or privileges, which may be necessary for the purposes of the company; (7) So far as may be necessary for the purposes of the company, to acquire by purchase, concession, exchange, lease, sell and otherwise operate and deal in land, buildings and real estate, and to construct, erect, operate and maintain thereon, dwelling houses, shops or factories; (8) To manufacture and produce steam, gas and electricity for heat, light and power for the purposes of the company; (9) To purchase, or otherwise acquire and obtain provisional or other protection and licenses in respect to any invention or alleged invention, patents, trade-marks, or names, designs, copyrights, schemes, ideas, secret or other processes and the like, which may appear likely to be advantageous or essential to the company, and to test, develop, prolong, renew, exercise, use, vend, grant exclusive or other licenses in respect to, or otherwise deal with all or any of the same; (10) To invest and deal with moneys of the company not immediately required for the purposes of the company from time to time in such manner as the company is by law authorized to do; (11) To apply for, subscribe for, accept and hold and dispose of any stock, debentures or securities of any company or corporation having objects similar to those of this company; (12) To distribute among the members of the company in kind, any shares, debentures, seeurities or property belonging to the company; (13) To act as agents for any company, partnership or person carrying on a similar business; (14) To amalgamate with, or join in any similar business; (15) To sell, transfer, or dispose of the whole or any part of the business or undertaking of the company, to any other company, or to any other person, firm or corporation and to accept by way of consideration for any such sale, transfer or disposal, any shares, debentures. debenture stock, bonds or securities, of any similar company; (16) To pay for any services rendered to and any property or rights acquired by the company, in such manner as may be deemed expedient, and in particular by the issue of shares or securities of the company, credited as fully paid, or partly paid-up. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued May 5. 1909, to 'THE RIO DE JANEIRO TRAMWAY LIGHT AND POWER COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$25,000,000 to the sum of \$10,000,000 being an addition of 150,000 shares of \$100 each, to the present capital stock.

CHROME AND ASBESTOS MINES' (LIMITED).

Incorporated, May 6, 1909. - - - Amount of capital stock, \$199,000.

Number of shares, 1,990,-Amount of each share, \$100.

Corporate Members;—Wiliam Albert Magor, real estate agent; Charles Leandre Higgins, manufacturer; and Pierre Alexandre Bovin, accountant, all of Montreal. Que., Louis Napoléon Benjamin, manufacturer, of Lachine, Que., and Joseph Alfred Nadeau, notary, of Berville, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(1) To acquire by purchase, lease, concession, license, exchange or other legal title, mines, mining lands, easements, mineral properties, or other interest therein, minerals and orcs and mining claims, options, powers, privileges, water rights, patent rights, letters patent of invention, processes and mechanical or other contrivances, and either absolutely or conditionally, and either solely or jointly with others, and as principals, agents, contractors or otherwise, and to lease, mortgage, place under license, hypothecate, sell, dispose of and otherwise deal with the same or any part thereof, or any interest therein; (2) To prospect and explore in all parts of Canada for minerals of every sort and description whatsoever and particularly for chrome and asbestos, with a view to locating and acquiring mines and mining rights and operating the same; (3) To quarry, smelt, refine, dress, amalgamate and prepare for market, ore, metal, and mineral substances of all kinds, and to carry on any other operations pertaining to mining germane to the company's objects; (4) To buy, manufacture, sell and otherwise deal in minerals, plant, machinery, implements, conveniences, provisions and things used in connection with mining operations or required by workmen and others employed by the company; (5) To buy, own, utilize, sell and otherwise deal in patent rights in improved mining machinery and other implements; (6) To construct, carry out, maintain. improve, manage, work, control and superintend any roads, ways, bridges, reservoirs, watercourses, aqueducts, wharves, furnaces, mills, crushing works, hydraulic works, factories, warehouses and other works and conveniences which may be necessary for the business of the company, and to contribute to, subsidize or otherwise aid or take part in any such operation; (7) To purchase and take over the whole or any part of the assets and liabilities and other property, rights, movable and immovable interests of Joseph Alfred Nadeau, notary, of Iberville, and Louis Napoléon Benjamin, manufacturer, of Lachine, and to pay for the same, either in cash or in paid-up and non-assessable shares of the stock of this company, or otherwise as may seem fit, and to execute the necessary contracts or other documents in that regard; (8) To acquire the good-will, property, rights, and assets and assume the whole or any part of the liabilities of any person, firm, association or corporation engaged in any business similar to that conducted by this company, and to pay for the same in cash, stock, debentures or other securities of this company; (9) To build, acquire, own, charter, navigate and use steam and other vessels; (10) To make advances on contracts and all necessary arrangements with reference thereto with contractors or other persons and firms; (11) To enter into any arrangement for sharing profits, union of interests, or cooperation with any person or company, carrying on business similar to that which this company is hereby authorized to carry on; (12) To generate, develop,

improve and utilize on the property of the company such hydraulic, electric, steam or other power as may be necessary for the due conduct of the company's business; (13) To do business as general merchants; (14) To acquire and hold stock in any company engaged in any business or undertaking similar to that which this company is hereby authorized to carry on; (15) To pay for any services rendered to and any property and rights acquired by the company, in such manner as may be deemed expedient, and in particular by the issue of shares or securities of the company credited as fully-paid or partly paid-up; (16) To carry on any other business germane to that which this company is hereby authorized to earry on; (17) To sell, exchange or otherwise dispose of the whole or any portion of the business or assets of the company, and to accept in payment thereof, cash, or shares, debentures or other securities of any other company having objects similar to those of this company, and to distribute the same among the shareholders of this company; (18) To do all such acts, matters and things as are necessary to the due attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE ENERGITE EXPLOSIVES COMPANY' (LIMITED).

Incorporated, May 6, 1909. - - - Amount of capital stock, \$175,000.

Number of shares, 1.750.—Amount of each share, \$100.

Corporate Members:—Leon Sohier, engineer; Georges Nicot, engineer and J. Raoul Genin, trader, all of Montreal, Que, Joseph Brischois, notary public, and Julien Brischois, trader, both of St. Victor d'Alfred, Ont., Edward Alexander Hall, forwarder, and James Henry Hall, forwarder, both of Ottawa, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-Town of Haileybury, Ont.

Objects of the Company:-To manufacture, purchase, import, supply, sell and otherwise deal in all kinds of powder, dynamite and other explosives, the by-products thereof and the ingredients, substances, compositions, materials, accessories, tools, apparatus, appliances, machineries, or devices necessary for the manufacture, preservation, handling, use or transportation of same, the whole subject to federal, provincial and municipal laws or regulations; To purchase, lease, or otherwise acquire and to lay, construct, erect, maintain, and operate buildings, factories, plants, workshops, magazines, warehouses and other structures or constructions required for the manufacture or storage of the above mentioned substances and articles: To enter into contracts or agreements for blasting, excavating, drilling, dredging mining, demolishing and in general for the performing of any work, enterprise or undertaking in which powder, dynamite or other explosives can be used; To apply for, purchase and otherwise acquire and to use, sell, license and otherwise deal in any patents of invention or patent rights for any machine, apparatus or process, connected with or accessory to the manufacture of explosives and to grant licenses in respect thereof and otherwise turn the same to account; To purchase, lease or otherwise acquire any franchises, grants, licenses, privileges or concessions, exclusive or non-exclusive, for the trade either as principal or as agent of explosives or of any substances or apparatus connected therewith or for the use of any patents, secrets, improve-

ments, processes covering the same; To sell, lease or otherwise dispose of the property, good-will and undertaking of the company or any part thereof for cash consideration or otherwise as the company may think fit and in particular for shares, debentures, bonds or securities of any other company authorized to carry on a business similar to the business of this company; To amalgamate with any other company having objects similar to those of this company or to purchase, lease or otherwise acquire any business similar in character and objects to the business of this company; To cuter into any agreement for the sharing of profits or for a union of interests with any person or company carrying on or engaged in business similar to that which this company is authorized to engage in or carry on and to take or otherwise acquire shares or securities of any such company, and to sell, hold, re-issue, with or without guarantee or otherwise deal in the same; To remunerate any person or company for services rendered or to be rendered in placing of any shares in the company's capital stock, or any debentures or other securities of the company, or in or about the formation or promotion of the company, its organization or the conduct of its business and to pay the same either in cash or in issuing fully paid-up shares of the company; To do all and everything necessary, suitable, convenient, or proper for the accomplishment of any of the purposes or attainments of the objects herein enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

THE GRAVEL REALTY COMPANY, (LIMITED).

Incorporated. May 6, 1909. - - - Amount of capital stock, \$49,000.
Number of shares, 490.—Amount of each share, \$100.

Corporate Members:—Joseph Gravel, hotel-keeper; Emile C. St. Amour, real estate agent; Léon Alphonse Taillon, agent; Léon Garneau, advocate, and Alexander Rives Hall, advocate, all of Montreal, Que.

First or Provisional Directors:—Joseph Gravel, Emile C. St. Amour, and Léon Alphonse Taillon.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(1) To acquire by purchase, lease or otherwise and to own real estate; (2) To construct dwelling houses and other buildings upon such real estate or any part thercof; (3) To sell, lease, convey, mortgage, exchange, dispose of, or otherwise deal with, such real estate or any portion thereof, and to develop, improve and lay out any such property in building lots, streets, lanes, squares or otherwise, subject to all provincial and municipal laws and regulations in that behalf: (4) To make cash advances to purchasers or lessees of any part of the company's real estate for building purposes, or other improvements. to aid by way of advances or otherwise in the construction and maintenance of roads, streets, waterworks, sewers and other works of improvement calculated to render the company's property more accessible and to enhance its value; (5) To construct. maintain, improve, develop, work, control and manage hotels, restaurants, parks, gardens, wharfs, roads and other works and conveniences, and in particular to acquire, lease, own or operate boats and yachts in connection with such hotels, restaurants and parks, and to contribute or otherwise assist or take part in the construction, maintenance, development, working, control and management thereof; (6) To act as agents in the management, sale and purchase of

property; (7) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on business germane to that which this company is authorized to earry on: (8) To operate the works or undertakings, in whole or in part of any person or corporation carrying on or authorized to carry on business within the purposes of the company, and to acquire and hold the stock or bonds of any corporation carrying on a like business; (9) To carry on all or any of the businesses of timber growers, importers and exporters, saw-mill, barge and lighter owners and manufacturers, and manufacturers of and dealers in all kinds of wood, plank, furniture and building requisites, and to purchase, take on lease or otherwise acquire, plant, cut and deal in forest and timber lands, and to construct, own, lease or otherwise acquire mills. plants and factories; (10) To purchase, take on lease, or otherwise acquire any mining rights, mines or metalliferous land, and any interest therein, and to explore, work, exercise, develop and turn to account the same; (11) For the purposes of the company's business to construct, maintain, alter, make, work and operate on the property of the company, or on property controlled by the company, canals, reservoirs, dams, flumes, race and other ways, water powers, aqueducts, wells, roads, piers, wharfs, bridges, buildings, shops, planing mills, dredges, and other works and machinery, plant and electrical and other appliances of every description, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the company or its workmen or servants; (12) To borrow or raise or secure the payment of money in the manner provided for by the Companies Act, and in particular by the issue of debentures and bonds, or the granting of hypothecs or mortgages, charged upon any or all of the company's property, and to redeem or pay off any such securities: (13) To remunerate any person or company for services rendered, or to be rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (14) To take and hold mortgages, hypothecs, liens and charges to secure the payment of the purchase price of any property sold by the company or any money due to the company from purchasers or advanced by the company to purchasers for building purposes or for improvements to real estate; (15) To sell or otherwise dispose of any portion of the real estate or other property owned by the company for such considerations and upon such terms and conditions as the company shall see fit, and to accept cash, shares, debentures, stock or securities of any other company having objects similar to those of this company in payment or part payment therefor; (16) To amalgamate with any other company having objects similar to those of this company; (17) To acquire and own any business, franchise, undertaking, property, rights, privileges, leases, contracts, real estate, and other rights which the company may lawfully acquire by virtue hereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'THE CANADIAN BISCUIT COMPANY' (LIMITED).

Incorporated, May 7, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Napoléon George Kirouac, flour merchant; Joseph Adhémar Gagnon, wholesale grocer; and Stanislas Edouard Gagnon, wholesale grocer, all of Quebec, Que., Reverend Edouard Laflèche, priest, and Joseph Charles Boulanger, biscuit manufacturer, both of Ste. Anne de la Pérade, Que First or Provisional Directors:-The said corporate members.

Chief place of Business:-Ste. Anne de la Pérade, Que.

Objects of the Company:-(1) To manufacture, buy, sell or otherwise dispose of biscuits and confectionery and to carry on generally the business carried on by purveyors, bakers and confectioners; (2) To manufacture, buy, import, sell and otherwise to deal in essences, sweet oils and fruit extracts generally used by purveyors and confectioners; (3) To import, buy, sell and otherwise to deal in flour; (4) To manufacture, import, buy, sell and otherwise to dispose of raw sugar, and of all kinds of sugar, molasses and syrup; (5) To buy, acquire and hold movable and immovable property necessary for the purposes of the company, to let, sell, exchange and alienate the same or otherwise to dispose of and mortgage and encumber the same: (6) To buy or otherwise acquire and own, use, utilize, and sell, transfer, let or otherwise dispose of all patents of invention, improvements, processes, and trade marks concerning the business of the company; (7) To remunerate any person or company for services rendered both for the subscription of the company's capital stock and its formation and organization or the management of its affairs; (8) To acquire the plant machinery, the immovable and other property generally of the firm The Royal Biscuit Company of Ste. Anne de la Pérade, engaged in a business similar to that which this company is authorized to carry on, and to give as payment of the said property, business, good-will and assets of the said firm and of any other business or assets or property of a similar character which may be acquired for the purposes of the company, paid-up shares or bonds of the company on such terms as may be agreed upon; (9) To borrow money for the business of the company and to issue bonds, debentures and other securities of the company, the whole subject to the provisions of The Companies Act; (10) To do all such other things as may be necessary for the attainment of the objects of the company or for the exercise of the powers granted thereto. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'KINGSTON PULP COMPANY' (LIMITED).

Incorporated, May 7, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1.000.-Amount of each share, \$100.

Corporate Members:—Daniel Smith, manufacturer; Colin A. Macpherson, manufacturer; Hugh Macpherson, manufacturer; and Francis King, barrister-at-law, all of Kingston, Ont., and Fred Hall Hooper, superintendent, of Brownsburg, Que.

First or Provisional Directors:—Daniel Smith, Colin A. Macpherson. and Hugh Macpherson.

Chief place of Business :- City of Kingston, Ont.

Objects of the Company:—(a) To manufacture, produce, purchase, deal in and sell wood pulp, wood flour, fibre, sulphite, pulp, paper, cardboard, wood or paper materials, and any or all ingredients or products or compounds thereof, and all articles and substances made from any of the aforesaid materials, and to utilize, render merchantable and otherwise turn to account any other substances, products to rb-products thereof, and generally to carry on the business of manu-

facturing, producing, purchasing, dealing in and selling, wood pulp, won't flour, and similar products and by-products in all its branches; (b) To manufacture, produce, purchase, deal in and sell wood, timber or lumber, and any products thereof or any articles into the manufacture of which these materials may enter as a constituent, and generally to do all things necessary to the carrying on of a lumbering or woodworking business in any of its branches; (c) To manufacture, produce, purchase, deal in and sell any articles which may be ground or milled, or which may be the product of grinding or milling, whether products of wood or any other substance, and to carry on a grinding or milling business in any of its branches; (d) To acquire, construct, creet, establish, manage, maintain and operate, and to lease, hypothecate, let, sell or alienate, mills, factories and other properties for the manufacture and production of any of the articles or products above mentioned: (e) To acquire by purchase, concession, license, exchange or other title, and sell, lease, hypothecate, alienate or deal in such timber licenses, timber lands and limits, wood lots, standing timber, cut timber. water-powers, water lots, real estate, rights of way and other property as may be found necessary in the prosecution and conduct of any of the operations of the company; (f) To acquire, build, crect, manage, maintain and operate. and to lease, let. sell, hypothecate or alienate all necessary buildings, stores, warehouses, shops, depots, offices, houses, boarding houses, hotels, dwelling houses, camps, shanties, livery stables and other erections as may be necessary, including buildings for the use of the employees of the company and others: (a) To build, construct, acquire, own, charter, maintain, operate, manage, navigate and use steam and other boats, barges, scows and other vessels, upon any of the waters upon or adjacent to which any of the operations of the company are carried on, or upon any other rivers, streams and lakes in Canada; (h) To construct, acquire, maintain, alter, make, work and operate such reservoirs, dams, fluines, race and other ways, works, improvements, booms, sluice-ways, waterpowers, aqueducts, wells, ditches, canals, wharves, slides, piers, roadways, logrolls, and other erections and works as may be necessary; (i) To acquire, produce, generate, develop, create, use on the property of the company such power, gas, water, electricity, electromotive force, light and heat for lighting, heating or motive purposes as may be necessary for the purposes of the company's business: (i) To apply for, procure, receive, purchase or otherwise acquire or dispose of, any patents, grants, licenses, leases, or concessions conferring any exclusive or limited right with respect to any invention, discovery, article or thing, for any of the purposes of the company, and to use, exercise, develop, or grant licenses in respect of the property or rights so received or acquired or otherwise to turn the same to account as may seem best; (k) To manufacture, purchase, lease or otherwise, acquire any machinery or apparatus necessary to the business of the company, and to sell, lease, hypothecate or otherwise dispose of the same; (1) To promote or assist in promoting and to become a shareholder in any subsidiary or allied company carrying on business similar to that which this company is authorized to carry on, and to enter into arrangements for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise, with any persons, partnerships, or companies carrying on or engaged in any business or transaction similar to that which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to hold, sell, re-issue, with or without guarantee, or otherwise deal in the same; (m) To acquire the assets, enterprise, property, privileges, franchises, contracts or rights of any persons, partnerships, or companies carrying on business germane to that which this company is hereby authorized to carry on, and to issue paid-up shares or securities, with or without guarantee, in payment therefor, or otherwise to pay for the same as may

seem fit, and to hold and enjoy, operate, improve, extend, and earry on such acquired property and business in any manner deemed expedient. The operations of the company to be earried on throughout the Dominion of Canada and elsewhere.

'BOYDS' (LIMITED),

Incorporated, May 13, 1909. - - Amount of capital stock, \$20,000.

Number of shares, 200.-Amount of each share, \$100.

Corporate Members:—Nathaniel Boyd, manager; William James Boyd, manufacturer; Wilford Stewart Boyd, student-at-law, all of Winnipeg, Man., and Wilburn Barber, contractor, of Carberry, Man.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Winnipeg, Man.

Objects of the Company:-(1) To carry on business as general contractors and engineers in making, building, constructing, erecting, improving, fitting, altering, repairing, replacing and removing of public and private works of every description, and to enter into agreements, undertakings or contracts with any person, firm or corporation in connection with any of the said works; (2) To purchase, take or lease, or in exchange, hire or otherwise acquire any personal property, chattels, rights or privileges necessary for the purposes of the company's business, and to pay for the same in cash, stock or bonds of the corporation or otherwise, and while the holders thereof to sell, assign, transfer, mortgage, pledge or otherwise dispose of the same; (3) To enter into partnership or cuter into any arrangement for the sharing of profits, union of interests, reciprocal concessions or otherwise with any person, firm or corporation carrying on business similar to that which this company is hereby authorized to carry on, to guarantee the contracts of or otherwise assist such person, firm or corporation; (4) To acquire by purchase, or otherwise hold, lease, sell or otherwise deal in timber lands, standing timber, with site for mill and other immovable property in general; to buy, sell and trade in timber of all kinds and all the by-products thereof, and deal in and manufacture sawn wood in all its branches; to erect, acquire, own and work planing and saw mills, pulp and paper mills, and to carry on any business pertaining thereto; (5) To acquire as going concerns or otherwise the business and good-will of any other person, firm or corporation carrying on any business similar to that which this company is hereby authorized to earry on: (6) To apply for, obtain, register, purchase, lease, hold, own, improve, operate, and sell, assign, or otherwise acquire or dispose of or otherwise turn to account any and all inventions, improvements, and processes in connection with or secured under letters patent of the Dominion of Canada or elsewhere or otherwise and of any trade marks, names, formulae or secret processes; (7) To maintain develop, and carry on the sale of goods manufactured or dealt in by the company throughout Canada or elsewhere; (8) To provide board and lodging, clothing, provisions and generally all supplies used by those engaged in or about any of the company's works or to contract for providing the same and to acquire or dispose of the houses, warehouses or stores in connection therewith; (9) To borrow money for the business purposes of the company and to issue bonds or debentures for the like objects in conformity with the provisions of section 69

of The Companies Act; (10) To lease, sell and allot as fully paid-up shares of the capital stock of the company for services readered to the company either professional or otherwise and by promoters of the company, provided the direct rahave been first expressly authorized by hy-law passed for the purpose and sanctioned by a vote of not less than two-thirds in the value of the shareholders present in person or by proxy at a general meeting of the company called for c nsidering the said byl-law. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued May 13, 1909, to

'SOUTHAM' (LIMITED).

Extending the undertaking of the said company so as to embrace and include the following additional powers, that is to say:—(1) To accept from William Southam a surreader of 1,400 paid-up shares of common stock of the company in full payment and satisfaction of all calls upon the 1,400 shares of first preference stock issued to him pursuant to by-law number 61 passed on the 15th day of October, A.D., 1904, and to return the said 1,400 shares of common stock to the treasury, such surrender and payment to be accepted as of the 15th day of October, A.D., 1904, the date of the passing of the said by-law; (2) To accept from Ethel M. Balfour a surrender of 315 paid-up shares of common stock of the company in full payment and satisfaction of all calls upon the 700 shares of second preference stock issued to her pursuant to by-law number 67 passed on the 5th day of December, A.D., 1908, and to return the said 315 shares of common stock to the treasury, such surrender and payment to be accepted as of the 5th day of December, A.D., 1908, the date of the passing of the said by-law.

'DESNOYERS, VARIN ET COMPAGNIE' (LIMITÉE).

Incorporated, May 14, 1909. - - - Amount of capital stock, \$95,000.

Number of shares, 950.—Amount of each share, \$100.

Corporate Members.—Walter Reed, gentleman, member of the Provincial Legislature, of L'Assomption, Que., Thooftsu Desnoyers, manufacturer, of Maisonneuve, Que.; Victor Varin, manufacturer; Elzear H\(\text{Gbert}\), foreman; Joseph Ald\(\text{drie}\) Lambert, accountant, and J. Cleophas Lamothe, advocate, all of Montreal, Que.

First or Provisional Directors:—Walter Reed, Victor Varin. Theofitus Desnoyers, Joseph Alderic Lambert, and Elzéar Hébert.

Chief place of Business:-City of Montreal. Que.

Objects of the Company:—(1) To acquire and deal in timber limits, and to do any work necessary for that purpose; to own, build and install mills for the trading in and the manufacture of lumber and for any other similar purpose; (2) To buy, dress and sell lumber and manufacture doors, windows, sashes, and generally to carry on a lumbering business, and to manufacture wooden articles of all kinds and of every description; (3) To carry on business as lumber merchants and saw mill owners; to buy and dress for market, manufacture, export, 29—41

import, and act as manufacturers of all kinds of goods, articles and wares of which wood is a component part; (4) To acquire, install and sell any machinery necessary for the objects of the company; (5) To acquire such hydraulic and other powers, as may be necessary for the business of the company; (6) To manufacture and sell pulp and all products in the manufacturing of which pulp and paper may be used and to supply the raw material for the manufacture of pulp; (7) To buy, build, sell or let vessels, steam vessels, and any vehicles used for transportation; (8) To import, manufacture, let, buy and dispose of agricultural implements, stoves, sewing and household machines, machines and machinery, tools of all kinds, instruments, carriages, automobiles, vehicles of all kinds; any implements, instruments and other similar articles of which iron, steel or any other metal form component parts; (9) To acquire and dispose of any patents of invention, trade marks and processes whatever germane to the business of the company; (10) To carry on the business of contractors and builders; to act as agents to deal in the articles and goods hercinbefore mentioned and to carry on a general warehousing business; (11) To acquire and take over in part or altogether the business property and obligations of any person or company doing a business similar to that which this company is authorized to carry on; (12) To or guarantees of any company carrying on business similar to that which this company is hereby authorized to carry on; To sell or otherwise dispose of the same; to guarantee any bonds, debentures or securities so sold or disposed of by this company, or of any company having similar objects; (13) To make advances to persons dealing with this company upon such terms as may be deemed fit, and to guarantee the performance of contracts entered into by such persons: (14) To sell or dispose of the undertaking of the company or of any part thereof for such consideration as the company may deem fit and especially for shares, debentures or securities in any other company having similar objects; (15) To enter into any agreement for sharing profits, union of interest, joint adventure, reciprocal concession or otherwise with any other person or company carrying on, or engaged in business similar to that which this company is authorized to carry on, or to pledge itself to guarantee the contracts of such person or company or to assist them otherwise or to take over or otherwise acquire or sell shares and guarantees of such company; (16) To acquire such real property with or without buildings as may be necessary for the purposes of the company; to erect buildings thereon, to dispose of the same in the interest of the company and to hypothecate the same. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'EASTERN CANADA PORTLAND CEMENT COMPANY' (LIMITED).

Incorporated. May 14, 1909. - - - Amount of capital stock, \$2,750,000.

Number of shares, 27,500.—Amount of each share, \$100.

Corporate Members.—Charles Aylett Irwin, Portland cement manufacturer; Patrick Hamlin Saver, Portland cement manufacturer; and Sidney Franklin Rell, Portland cement manufacturer, all of Ottawa, Ont., Samuel Gibbs Near. Portland cement manufacturer, of Toronto, Ont., and Aldege Richer, Portland cement manufacturer, of Iful, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Quebec, Que.

Objects of the Company:-(a) To carry on the business of manufacturer of, and dealers and workers in cement, lime, plasters, and by-products thereof, and artificial stone and other articles composed in whole or in part of Portland or other cement, or by-products of the same, also the business of coal miners, colliers, quarrymen, and producers, manufacturers of, refiners, and dealers in oil and gas, or all or any of them; (b) To search for and make merchantable, manufacture, use, develop, buy, sell and deal in stone, artificial stone, marl, shale, slate, clay, gravel, sand, lime, plasters, coal, coke, fuel, oil, gas and other metals, minerals and earths. Portland and other cements, and all articles composed of all or any of the same or all or any by-products thereof, in whole or in part, and also any lands containing all or any of the substances, materials or products aforesaid; (c) To sink and put down oil and gas wells; To rent, lease, buy and sell oil and gas refineries and to buy, sell, and deal in oil and gas producers' supplies of all kinds, and to construct, lay and operate pipes and conduits for the distribution of oil, and for supplying of oil aud gas for illuminating and other purposes, and to contract for the supplythe same to persons and corporations; (d) To generate electricity for the purposes of this company's operations, and to dispose of any surplus electricity not required for such operations, provided that the foregoing power when exercised outside of the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (e) To purchase and acquire from Joseph S. Irvin, of the said City of Ottawa, the promoter and vendor, at a profit to him, certain parcels of land of irregular form and boundary, being Lot 116a, 117a, 190a, 191a, 192a, 194a, 201a, 202a, 204a, and 205a, in the Parish of Pointe aux Trembles, in the County of Portneuf, in the Province of Quebec, according to the official plan of said parish, and comprising in the aggregate about 137 arpents, more or less, and containing large argillaceous and other limestone deposits, especially adapted for the manufacture of Portland cement, also to purchase and acquire from said vendor the designs and plans for a Portland cement factory intended to be erected on said lands of the improved rotary and conveyor type, having an estimated annual capacity of 500,000 bbls. Also to secure the personal services of said vendor as general superintendent during the constructiou of the said factory, and his expert knowledge and professional services in the selection and purchase of all machinery, structural steel and equipment therefor; the consideration and price for such properties, plans, services and premises, as fixed by said vendor, being the sum of one million five hundred thousand dollars, (to be satisfied by the issue to him of two thousand five hundred fully paid-up shares of the company's preference stock, and twelve thousand five hundred fully paid-up shares of the company's ordinary or common stock) and also the right to said vendor to purchase at any time within 18 months from the date of incorporation all or any part of the preference stock of the company at par, less the usual commission of say not exceeding five per cent; the directors being hereby authorized and required to do and execute all such acts, things, agreements, deeds and documents, and containing all such provisions, as they may deem necessary or proper, to carry out and complete said purchase, agreement and premises in this sub-clause mentioned on the terms herein mentioned; (f) To enter into contracts with any village, town, city or municipality for furnishing fire protection to such village, town, city or municipality; (g) To purchase, lease, hire or otherwise acquire any real or personal property or any rights or privileges which this company may think necessary for the purposes of its business, and in particular any mines, quarries, mineral and other lands, buildings, wharves, water-powers, water rights, mining rights, easements, patent

rights, or inventions, ships, vessels, machinery, plant and stock-in-trade, and to construct, maintain and alter any factories, buildings or works necessary for the purposes of this company; (h) To purchase or otherwise acquire and undertake the whole or any part of the business, property and liabilities of any person, partnership or company carrying on any business in whole or in part which this company is authorized to carry on, or possessed of property suitable and proper for the purposes of this company; (i) To purchase, take or otherwise hold, sell, and deal in the debentures and shares of any other company having purposes or objects similar to those of this company, and to establish, promote, or otherwise assist any such other company or companies; (i) To sell or dispose of the business or undertaking of this company or any part thereof, or all or any of the property or assets of this company for such consideration as this company may think fit, and in particular for shares, debentures or securities of any other company having purposes or objects similar to those of this company; (k) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of this company; (1) To exercise and enjoy all such rights and privileges, and to do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them, including the registration of this company in any foreign country or place in which this company may engage in business; (m) The directors of the company may from time to time borrow money upon the credit of the company; (1) Issue bonds, debentures or other securities of the company for sums of not less than \$100 each, and in the currency of Canada or any foreign currency, and pledge or sell the same for such sums and at such prices as may be deemed expedient; (2) Hypothecate, mortgage or pledge the real or personal property of the company, or both, to secure any such bonds, debentures or other securities and any money borrowed for the purposes of the company; (3) Provided always that this provision may be modified, amended, or repealed by directors by-law sanctioned by the votes of shareholders who shall be not less than three-fourths in number of such of the sharcholders of the company as shall be present or represented by proxy at a special general meeting duly called for considering such by-law and who shall represent at least two-thirds in value of the total amount of the then issued capital stock of the company; (4) And provided further that nothing in this provision contained shall limit or restrict the borrowing of money by the company on bills of exchange, or promissory notes made, drawn, accepted or endorsed by or on behalf of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE ELK VALLEY COAL AND COKE COMPANY' (LIMITED).

Incorporated, May 14, 1909. - - - Amount of capital stock, \$5,000,000.

Number of shares, 500,000.—Amount of each share, \$10.

Corporale Members:—George Deleno Lewis, Esquire; Darrell Ince Warren, lumberman; Charles Herbert Porter, barrister-at-law; Charles Avila Séguin, Esquire; and James McIntyre, Esquire, all of Toronto, Out.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To carry on the business of a mining, milling, reduction and development company; (b) To prospect for, open, explore, develop, work, improve, maintain and manage, gold, silver, copper, coal, iron, oil, and other mines, mineral and other deposits, and properties, and to dig for, raise crush, wash, smelt, assay, analyse, reduce and amalgamate, and otherwise treat ores, metals and minerals whether belonging to the company or not, and to render the same merchantable and to sell and otherwise dispose of the same or any part thereof or any interest therein; (c) To acquire by purchase, lease, concession, license, exchange or other legal title, mines, mining lands, easements, mineral proporties or any interest therein, minerals and ores and mining claims, options, powers, privileges, water and other rights, patent rights relating to the objects for which the company is being incorporated, processes and mechanical or other contrivances, and either absolutely or conditionally and either solely or jointly with others, and as principals, agents, contractors or otherwise, and to lease, mortgage, place under license, hypothecate, sell, dispose of and otherwise deal with the same or any part thereof, or any interest therein; (d) To construct, maintain, alter, make, work and operate on the property of the company, or on property controlled by the company, reservoirs, dams, flumes, race and other ways, water-power, agne lucts, wells, roads, piers, wharves, buildings, shops, stamping mills and other works and machinery, plant and electrical and other appliances of every description when necessary for the working of its mines, and to buy, sell. manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the company or its workmen or servants; (e) To take, acquire and hold as the consideration for ores, metals or minerals sold or otherwise disposed of, or for goods, supplied or for work done by contract or otherwise, shares, debentures, bonds, or other securities of or in any other company having objects similar to those of this company and to sell or otherwise dispose of the same; (f) To enter into any arrangement for sharing profits union of interests, or cooperation with any other person or company carrying on or about to carry on any business similar to that which this company is hereby authorized to carry on; (g) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any part of the business which this company is authorized to carry on, or possessed of property suitable for the purposes thereof; (h) To do all such acts, matters and things as are necessary to the due attainment of the above subjects; (i) To lease, sell or otherwise dispose of the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company purchasing or acquiring the same; (j) To aid by guarantee, endorsement, advances or otherwise any company with which it has business relations or shares of whose capital stock have been acquired and are held by the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'FORT WILLIAM MILLING COMPANY' (LIMITED).

Incorporated, May 14, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Albert J. Brown, advocate and K.C.; George H. Montgomery, advocate; Robert C. McMichael, advocate; Rennie O. McMurtry, advocate; Francis G. Bush, book-keeper; George R. Drennan. stenographer; and Herbert W. Jackson, clerk, all of Montreal, Que. First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To carry on throughout the Dominion of Canada the business of purchasing, selling, storing, shipping and dealing in grain, and manufacturing, buying and selling flour and other products of grain, with power to transact all business of a like nature; (b) To acquire by purchase, lease or otherwise, and to own and operate all necessary equipment for the conduct of the business of transportation by water in connection with the business of the company, and for that purpose to acquire, own and operate propellers, tugs, barges, lighters and other vessels, with power to construct or otherwise acquire such wharves as may be deemed necessary for such transportation business; (c) To carry on in connection with the business of the company, the business of warehousemen, and for that purpose to acquire by purchase, lease or otherwise all necessary warehouses, and the plant and machinery which may be deemed necessarv in the conduct of such warehousing business; (d) To acquire, own and operate such motive power as may be deemed necessary in connection with the real and personal, the good-will, franchises, rights, privileges, contracts and assets of any and every kind, necessary to the business of the company, upon such terms and conditious as may be deemed advisable, from any individual, firm or corporation and to pay for the same in cash or other securities of the company or otherwise as may be agreed upon, and to sell or otherwise dispose of or otherwise, deal with the whole or any portion of the same; (f) To amalgamate with any company, individual or firm, doing business similar to the business which this company is authorized to carry on; (g) To take, acquire and hold securities of any and every kind, real and personal, for debts and liabilities or obligations to the company incurred in respect to the purposes and objects of the company and to discharge and dispose of the same as may be thought best; (h) To do all such other things as may be necessary to the attainment of the above objects or any of them; (i) Authority is hereby granted the company to hold the first general meeting of shareholders without the statutory notice having been given, provided all shareholders are present at such meeting either in person or by proxy and waive such notice. The operations of the company and to be carried on throughout the Dominion of Canada and elsewhere,

'MACKINNON, HOLMES AND CO.' (LIMITED).

Incorporated, May 14, 1909. - - - Amount of capital stock, \$75,000.

Number of shares, 750,-Amount of each share, \$100.

Co-porte Members.—George Douglas Mackinnon, mechanical engineer; Jacob Nicol, advocate; joht of Sherbrooke, Que; Archibald Rettie Holmes, structural engineer; Peter Mullen, works manager; both of Philadelphia, Penn., U.S.A.; Joseph William Bowmun, machinery dealer, of Boston, Mass., U.S.A.; and George Roderick MacLeod, C.E., of Montreal, Que.

First or Provisional Directors:—George Douglas Mackinnon. Archibald Rettie Holmes, George Roderick MacLeod, Alvin Walter Klein, Joseph William Bowman and Jacob Nicol.

Chief place of Business :- City of Sherbrooke, Que.

Objects of the Company:-(1) To carry on the business and profession of mechanical and civil engineering in all their branches; (2) To design, survey, lay out, construct and equip public and private works including steel, wooden, concrete and other bridges and buildings of all kinds; (3) To buy, sell, own, operate and build all kinds and classes of machinery; (4) To erect, own and operate mills, cupolas, and blast furnaces for the purposes of making steel and iron bars, plates, tubes and shapes, and all manner of metal castings; (5) To erect, own and operate factories for the purpose of manufacturing all articles of steel, iron. and wood including bridges, cranes, car dumpers, boat dumpers, and other machines used for the unloading and rehandling of coal, ore, stone, sand, and other materials in bulk or in package; buildings, towers, tunnels, boilers, tanks, waterpipes and conduits and steel, iron, and wood products of all kinds; (6) To manufacture, construct, buy, sell and generally to deal in steel, iron, and wooden cars for all transportation purposes; (7) To manufacture, buy, sell air compressors, rock drills, air receivers and all similar machinery; (8) To manufacture, build, own, sell and operate tugs, sailing vessels, scows and barges, steamships, locomotives and cars; (9) To carry on the business of contractors and builders and to contract with governments, corporations, companies and individuals for the construction and erection of all manner of buildings, bridges, highways, power plants, water and sewer systems, wharves, docks, elevators, conveyors, transmission lines, gas works, and all work of a similar nature; (10) To acquire and hold, movable and immovable property for the purpose of its business and to sell, alienate, exchange, lease or mortgage the same; (11) To acquire, erect, and operate any movable or immovable property required by this company for its business, and mortgage, pledge, sell, or otherwise alienate or dispose in whole or in part of such property as may be deemed fit; (12) To enter into any arrangement for sharing profits, union of interests with any person or corporation carrying on or negotiating in any business or transaction of the nature of that which this company is authorized to negotiate in or carry on; (13) To amalgamate with any other company whose objects are similar to those of this company, and to sell or otherwise dispose of the undertaking or part thereof for such consideration as the company may find satisfactory; (14) To subscribe for and take shares in any other company whose objects are similar to those of this company; (15) To receive from any government, or any person, city, town, municipality or village, whether incorporated or not, and having power to make or grant the same, in aid of the construction, equipment and maintenance of the said work, grants of land, exemption from taxes, loans, gifts of money, guarantees and other securities for money, and to hold and dispose of the same for the purpose of the company; (16) To issue and hand over as paid-up stock, shares of the capital of this company, in compensation for negotiable paper, rights, interests, or any other property bought or acquired, and in payment for work performed, securities given or promised, and services rendered in the interest of the company, including the services rendered or to be rendered by the promoters of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'OGILVIE BROTHERS' (LIMITED).

Incorporated, May 14, 1909. - - Amount of capital stock. \$45,000.
Number of shares, 450.—Amount of each share, \$100.

Corporate Members:—Peter C. Ogilvic, plumber; Samuel Ogilvic, plumber; George Duff, book-keeper; Henry Tucker, advocate; and John D. Cameron, advocate, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company: -(1) To engage in the business of plumbing, installation of heating apparatus, by steam, electricity or any other process, contracting for the due performance of such works, engage in building operations generally, contract for the installation of water works, and other works in connection with the same, the installation of power plants operated by steam, wind or electricity, and otherwise undertake and execute all and any other works of a similar kind: (2) To establish in the principal cities of the Dominion of Canada branch establishments, agencies and other offices that may be necessary for the performance of its business and the success of any of its enterprises; (3) To take over as a going concern the plumbing and contracting business of Ogilvie Brothers, of the City of Montreal, under such terms and conditions as may be agreed upon hereafter: (4) To purchase and otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on a business similar to that which the company is hereby authorized to earry on, and to pay for the same in stock, bonds, debentures or securities of the company; (5) To amalgamate with any other company having objects similar to those of this company; (6) To lease, sell, improve. manage, develop, exchange, mortgage, turn to account, or otherwise dispose of or deal with the whole or part of the property and assets of the company for such consideration as the company may deem fit, including shares, debentures, or securities of any similar company; (7) To enter into partnership or arrangement for sharing of profits or union of interests with any person or company carrying on or engaged in business similar to that which the company is authorized to carry on or engage in, and to make advances, to guarantee the contracts of, or otherwise assist any person or company, and to take and otherwise acquire shares and securities of any such company, and to sell, hold, or otherwise deal with the same, the whole subject to the provisions of The Companies Act; (8) To sell and otherwise dispose of the whole or any branch or part of the business or property of the company to any company carrying on a business similar to that which this company is authorized to carry on; (9) To buy or to acquire and hold as consideration for products or property sold or otherwise disposed of, or for goods supplied, or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company having objects similar to those of the company and to sell or otherwise dispose of the same; (10) To do all acts and exercise all powers and carry on all business necessary to the due carrying out of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and clsewhere.

'THE PEERLESS CORK AND SEAL COMPANY OF CANADA' (LIMITED).

Incorporated, May 14, 1909. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000.—Amount of each share, \$100.

Corporate Members:—Gustav Herzberg, merchant; F. J. Bell, electrical engineer; William S. Hunter, accountant; Joseph Chaput, beer bottler; and George Muirhead, accountant, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Quc.

Objects of the Company.—(a) To manufacture, creet, install, buy and sell machinery of all kinds and descriptions, and more particularly to manufacture cap closures for bottles; (b) To purchase, take on lease, creet or otherwise acquire such real or personal property as may be necessary for the due carrying on of the company's business; (c) To acquire, and hold absolutely for a term of years under lease or otherwise, and to said and assign, lease, mortgage, and transfer contracts, agreements, patents and inventions, trade-marks, necessary for the company's business, and to underrake the whole or any part of the liabilities of any person, firm or corporation doing a like business, and to pay for the same in cash, detentures or other securities of the corporation or otherwise; (d) To borrow money, to make and issue promiseory notes, bills of exchange and bonds and to secure the same by mortgage, pledge or otherwise; (e) To do all and everything necessary for the accomplishment of any of the above purposes or attainment of any one of the objects herein mentioned. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

·WESTERN CANADA POWER COMPANY' (LIMITED).

Incorporated, May 14, 1909. - - - Amount of capital stock, \$5,000,000.

Number of shares, 50,000.—Amount of each share, \$100.

Corporate Members:—James W. Burrill, accountant; George R. Wilson, accountant; Lyell R. Warden, accountant; Herbert G. Boyle, accountant; and Thomas Hood, accountant, all of Montreal, Que.

First or Provisional Directors:—James W. Burrill, George R. Wilson, and Lyell R. Warden.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(1) To carry on the business of an electric light, heat and power company, in all its branches, and generally to provide, purchase, lease or otherwise acquire, and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, stations, engines, machinery, plant, cables, wires, works, lines, generators, accumulators, lamps, meters, transformers and apparetus connected with the generation, accumulation, distribution, transmission, supply, use and employment of electric energy; and to generate, accumulate and distribute electric energy for the supply of electric light, heat and motive power, and for industrial or other purposes, and subject to all legislative and municipal regulations in that behalf to undertake and enter into contracts and agreements for the lighting of cities, towns, streets, buildings and other places, and for the supply of electric light, heat and motive power for any or all public or private purposes; (2) To make, build, construct, erect, lay down

and maintain reservoirs, water works, cisterns, dams, canals, tunnels, culverts, flumes, conduits, pipes and appliances; and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the creation, maintenance and development of hydraulic, electrical or other mechanical power, or for irrigating lands or for any other purpose of the company; (3) To construct, improve, maintain, work, manage, carry out, purchase, lease or control any roads, ways, bridges, reservoirs, water courses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated to advance the company's interests, and to equip, maintain and operate by electric, hydraulic or other mechanical power all works belonging to the company, or in which the company may be interested and to contribute to, subsidize or otherwise assist, or take part in the construction, improvement, maintenance, working, management, carrying on or control thereof; (4) From time to time to apply for, purchase or acquire by enactment, grant, assignment, transfer, lease or otherwise, and to exercise, carry out and enjoy any concession, franchise, right, privilege or power relating to the generation, accumulation, development, distribution supply, use and employment of electric energy, water-powers or waters. which any government, or public authority, federal, provincial, municipal or local, or any corporation or other public body may, under or by virtue of any act, statute, ordinance, order, license or power, be lawfully empowered, or authorized to enact, make or grant; and to pay for, aid in and contribute towards carrying the same into effect; and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof; (5) To apply for or purchase or otherwise acquire any patents, grants, licenses, leases, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated to benefit this company; and to use, exercise, develop, or grant licenses in respect of, or otherwise turn to account the property, rights, interest or information so acquired; (6) To use any of the shares, bonds, debentures, or other securities, or the funds of the company, to purchase or otherwise acquire, and to take and hold, sell, pledge or hypothecate the shares, bonds, debentures or other securities of, or in any other similar company or corporation, and to guarantee payment of the principal and interest of the bonds, debentures, or dividends upon the shares of any similar company or corporation, and to promote any company or corporation having objects similar to those of this company and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof; (7) To consolidate or amalgamate with any other company having objects similar to those of this company; (8) To enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or other company carrying on or engaged in any business or transaction which the company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities, of any such company, and to pledge, sell, hold, issue or re-issue the same with or without guarantee of principal and interest, or otherwise to deal with or to dispose of the same; (9) To carry on any other business whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on, in connection with the business or objects of the company, or calculated to enhance the value or render profitable any of the company's property or rights; (10) To sell, lease, exchange, or otherwise dispose of the property, rights, franchises and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any

other company having objects similar to those of this company; (11) To procure the company to be licensed, registered or otherwise recognized in any foreign country, and to designate persons therein as attorneys or representatives of the company with power to represent the company in all matters according to the laws of such foreign country, and to accept service for and on behalf of the company of any process or suit; (12) To draw, make, accept, endorse, discount and execute promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (13) To make cash advances to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (14) To do all such other things as are incidental or conducive to the attainment of the above objects; (15) To do all or any of the above things in Canada or elsewhere, and as principals, agents or attorneys; (16) The business or purpose of the company is from time to time to do any or more of the acts and things herein set forth; and it may conduct its business in any province or territory of the Dominion of Canada, or in foreign countries, and may have one office, or more than one office, and keep the books of the company in any place in which the company may do business although outside of the Dominion of Canada, except as otherwise may be provided by law. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

> Supplementary Letters Patent, issued May 14, 1909, to 'METCALF ENGINEERING' (LIMITED).

Changing the rame of the said company to that of 'JOHN S. METCALF CO.' (LIMITED).

'THE BEN. B. PANNETT COMPANY' (LIMITED).

Incorporated, May 21, 1909. - - Amount of capital stock, \$20,000.
Number of shares, 800.—Amount of each share, \$25.

Corporate Members.—Benjamin Brooke Pannett, patent broker; Francis Buchanan Wilson, agent; Oliver Wardlaw White, Indian Army Captain; John Lindsay Webster, broker, Kenneth Blackmore Holland, mining engineer; Andrew Wilson, contractor; and George Garibaldi Roe, mechanical engineer, all of Ottawa, Ont.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:—(1) To acquire by purchase, lease, or otherwise, and to deal in mines and mining rights, to operate, and develop the same for the company's purposes, and to manufacture and dispose of the products of such mines; (2) To acquire by lease, purchase or otherwise, and to apply for, obtain, and register, patents and patent rights of invention, formulas, secret processes, trade names, marks, or designs of any description whatsever which may be secured by patent in the Dominion of Canada and elsewhere, and to hold or to dispose thereof upon such terms as to the company may seem fit; (3) To acquire as a

going concern for fully paid-up stock or eash the business heretofore carried on at the City of Ottawa, by the Ben. B. Panett Company, or any other business having the same or similar objects to those of this company; (4) To hold stock in any other company or corporation having objects similar to these of this company; (5) To acquire by purchase, lease, or otherwise and to hold and to dispose of real estate necessary for the company's business; (6) To do all acts and things necessary for the purposes of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

THE CANADIAN ARKANSAS RICE COMPANY' (LIMITED).

Incorporated, May 21, 1909. - - Amount of capital stock, \$1,000,600.

Number of shares, 10,000,—Amount of each share, \$100.

Corporate Members:—William Brodic, commission merchant; James P. Craig, clerk;
A. George Brooke Claston, K.C. and advocate; Thomas Reginald Ker, advocate;

and Frederick Innes Ker, gentleman, all of Montreal, Que. First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-To grow, farm, produce, buy, sell and deal in all kinds of rice and other grain and the manufactured products thereof, and everything used in said manufacture, and to carry on a general trading and commission business; to carry on the business of owning and operating grain elevators and warehouses, and the business of millers and to crect and operate all necessary mills, elevators, warehouses, plant and machinery; to acquire by purchase or otherwise, and hold lands, water privileges, and rights and interests therein, to build upon, develop, cultivate, farm, settle and otherwise improve and utilize the same, and to mortgage, lease, sell or otherwise deal with or dispose of the same; and generally carry on the business of a land and improvement company; to carry on the business of a lumberer, saw and planing miller and manufacturer of lumber and woodenware, and to buy, sell, own, and deal in timber limits, timber lands, logs and to manufacture, buy, sell and deal in timber, lumber and wood of all kinds, and to manufacture articles in the making of which timber or wood is required or can be utilized; to acquire purchase and otherwise provide trade marks, trade names, labels and designs; to manufacture, sell or purchase, electric or other power, whether generated by water-power, steam or other force, and to dispose of any surplus thereof; provided that such powers when exercised outside the property of the company shall be subject to all provincial and municipal laws, and regulations in that behalf; to hold and dispose of the stock of any company or companies carrying on business similar to that which this company is authorized to carry on; and to do everything that may be necessary for the due accomplishment of the purposes for which incorporation is sought. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CANADIAN IMPORTING COMPANY' (LIMITED).

Incorporated, May 21, 1909. - - - Amount of capital stock, \$40,000,

Number of shares, 1,600.—Amount of each share, \$25.

- Corporate Members:—James Charles Oakshette, manager; Robert Arthur Murrant, book-keeper; Charles Matthew Colquboun, solicitor; Laura Glass, stenographer; and Emma Stables, stenographer, all of Toronto, Ont.
- First or Provisional Directors:—James Charles Oakshette. Robert Arthur Murrant and Charles Matthew Colquboun.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:—To establish, maintain and conduct a jobbing, commission and general agency business, and as incidental to such business to manufacture, import and deal in goods, wares and merchandise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued July 28, 1909. to

'THE CANADIAN IMPORTING COMPANY' (LIMITED).

Changing the name of the said company to that of

'MANUFACTURERS AND IMPORTERS OF CANADA' (LIMITED).

'THE ERINDALE POWER COMPANY' (LIMITED).

Incorporated, May 21, 1909. - - - Amount of capital stock, \$250,000.

Number of shares, 2,500.—Amount of each share, \$100.

Corporate Members:—Eli Smith Edmondson, electrician; Herbert Waddington, broker; and Fred Grundy, broker, all of Toronto, Ont., Charles Holt, Esquire; and John Kirkes-Myers, Esquire, both of London, Eng.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:—(a) To carry on the business of contractors and hydraulic and electrical engineers; (b) To acquire, develop and operate water-powers; (c) To generate, sell, distribute or otherwise dispose of electricity, gas and other power, provided that the foregoing powers when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (d) To deal in and acquire the shares, debentures or other securities of other corporations engaged in business similar to that which this company is hereby authorized to carry on and to again sell and dispose of the same; (e) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on business which the company is authorized to carry on, and possessed of property suitable for the purposes of the company; (f) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the

company, or the acquisition of which may seem calculated to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property rights or information so acquired; (g) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise, with any person or company carrying on or engaged in business which the company is authorized to carry on or engage in, and to make cash advances, to guarantee the contracts of, or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantec, or otherwise deal with the same; (h) To take or otherwise acquire and hold, shares in any other company having objects similar to those of the company; (i) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (i) To establish and support or aid in the establishment and support of associations, institutions, funds, and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependants or connections, of such persons, and to grant pensions and allowances, and to subscribe or guarantee money for charitable or henevolent ing all or any of the property and liabilities of the company; (1) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary for the purposes of its business and in particular any machinery, plant, stock-in-trade; (m) To construct, maintain, work, manage, carry out, or control any roads, bridges, reservoirs, water-courses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, carrying out or control thereof; (n) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (0) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (p) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects similar to those of the company; (q) To sell, improve, manage, develop, exchange, lease, dispose of turn to account or otherwise deal with all or any part of the property and rights of the company; (r) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (s) To do all such other things as are necessary to the attainment of the above objects; (t) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'HOME STEAMSHIP COMPANY' (LIMITED).

Incorporated, May 21, 1909. - - - Amount of capital stock. \$95,000.

Number of shares, 950.-Amount of each share, \$100.

Corporate Members:—James Thomas Burchell, mining engineer; John Alfred Young, broker; Frederick Allan de Young, merchant; Hubert Clement Harrington, merchant; and Hugh Ross, barrister-al-aw, all of Sydney, N.S.

First or Provisional Directors:—The said corporate members.

Chief place of Business: - Sydney, N.S.

Objects of the Company:-(a) To own, build, acquire, buy, sell and charter steamships, ships, vessels, barges and lighters of all kinds, and to use and employ the same in any lawful business whatsoever and wheresoever, and to carry on business as ship-owners and common carriers within and without the Dominion of Canada; (b) To charge upon all property, deposited or placed with the company, or in their custody, such fair remuneration, tolls and charges as may be warranted for services rendered and set forth from time to time in the by-laws passed by the directors of the company for storage, warehousing, wharfage, dockage, cooperage, grazing or any other care and labour in and about handling. conveying and delivering of such property on the part of the company, over and above the regular freight and primage upon the said proporty, or any of it, which shall have been carried or may be carried by them; (c) To recover all fair and reasonable charges and moneys paid or assumed by them subject to which goods, chattels, merchandise or commodities may come into their possession, and without any formal transfer, shall have the same lien for the amount thereof upon such goods, chattels, mcrchandise or commodities as the person or persons to whom such charges were originally due, had upon such goods, chattels, merchandise or commodities while in their possession; and the company shall be subrogated by such payment in the rights and remedies of such person for such charges; (d) To subscribe for, purchase and hold stock in any other company carrying on business similar to that which this company is hereby authorized to carry on; (e) To purchase or otherwise acquire and undertake all or any part of any business with objects similar to those of the company; (f) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in any business or transaction which this company is authorized to engage in or carry on and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee or otherwise deal in the same; (g) To amalgamate with any other company or companies having objects similar to those herein cnumerated; (h) To acquire, hold, lease, pledge, mortgage, hypothecate, sell, exchange or otherwise dispose of shares, stock, debentures or securities of or in any corporation carrying on business with objects similar to those of the company; (i) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities in any other companies which the company may have power to dispose of: (i) To sell, lease, exchange or otherwise dispose of in whole or in part the property and undertaking of the company for such consideration as may be agreed on, and in particular for shares, debentures or securities of any similar company; (k) To conduct its business in foreign countries and to maintain an office or offices and to keep the books of the company outside the Dominion of Canada, except as may otherwise be provided by law; (1) To sell and allot stock to any person or persons for services rendered the company either in promoting the company or otherwise, and also to accept property, real or personal, or services in payment of the stock of the company; (m) To do all such other things as are necessary for the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE JOLIETTE LIMESTONE QUARRY COMPANY' (LIMITED).

Incorporated, May 21, 1909. - - - Amount of capital stock, \$49,000.

Number of shares, 490.—Amount of each share, \$100.

Corporate Members:—Charles Tarieu Taillant de Lanaudière, advocate, of Joliette, Que; Jules Hamel, bank manager; Arthur Baby, insurance broker; Henri Baby, notare public; and Paul Amos, accountant, all of Montreal, Que.

First or Provisional Directors:—Charles Tarieu Taillant de Lanaudière, Arthur Baby and Jules Hamel.

Chief place of Business:-Town of Joliette, Que.

Objects of the Company:-(1) To carry on the business of manufacturers of and dealers in all kinds of stone, lime, cement, brick, mortar, glass, sand, gravel, pottery and artificial stone and its products, to manufacture and deal in all composition into which any of the said articles and materials can be converted or used: to work quarries and to extract and sell stone either rough or cut; (2) To acquire by purchase, lease or otherwise the property real or personal, and the good-will, franchises, rights, privileges, contracts and assets of any and every kind, necessary to the business of the company, and to pay for the same in cash, paid-up shares, bonds or other securities of the company or otherwise as may be agreed upon, and to sell and dispose of or otherwise deal with the whole or any portion of the same; (3) To purchase and acquire from the said Charles Tarieu Taillant de Lanaudière and continue the same as a going concern the business of manufacturer of and dealer in wood-burned lime or lime made with other fuel, building stone, sand and clay, heretofore carried on by him at the Town of Joliette, in the province of Quebec, together with the good-will thereof, and all lands, houses, buildings, stock-in-trade, machinery, plant, fixtures, and all assets of every nature and kind, and to assume all liabilities in connection with and belonging to the said business upon such terms and conditions and at such price as may be agreed upon by the directors of the company, and to pay for the same in cash or by the issue of bonds or of fully paid-up and non-assessable shares of the company or both; (4) To acquire, hold and own shares of any other corporation doing business of like nature to the foregoing; to pay for the same either in cash or to issue fully paid-up shares of the company in payment or part payment therefor, or otherwise as may be arranged; and to sell or otherwise deal with the same; (5) To amalgamate with any individual, firm or corporation having objects similar to the foregoing; (6) To mortgage, hypothecate, pledge, sell, let or dispose of any of the movable or immovable property of the company; (7) To acquire, own and operate on the property of the company such motive power as may be deemed necessary to the business of the company; to manufacture or otherwise acquire and use machinery and motive power for lighting, heating and motor purposes or otherwise in connection with the business of the company; (8) To take, acquire and hold securities of any and every nature and kind real and personal, for debts or obligations to the company; (9) To act as agent for any individual, company or corporation carrying on business similar to that which this company is hereby authorized to carry on; (10) To apply for, obtain, register, purchase. lease or otherwise acquire and to hold, own, use, operate, introduce and sell, assign or otherwise dispose of any and all trade marks. formulæ, secret processes, trade names and distinctive marks and all inventions, improvements and processes used in connection with or secured under patents

or otherwise of the Dominion of Canada or of any other country; and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any and all such trade marks, patents, licenses, concessions, processes and the like of any such property, rights and information so acquired; (11) To borrow money and to make and issue promissory notes, bills of exchange, bonds, debentures, and evidences of indebtedness of all kinds whether secured by mortgage, pledge, or otherwise, and to seeure the same by mortgage, pledge or otherwise; (12) To contract for the construction of any buildings, and bridges and generally do all things necessary to the due carrying out of the objects of said company; (13) To enter into, make, perform, and carry out contracts in connection with the company's business with any person, firm, association, corporation, private, publie or municipal or body politic: (14) To make, complete, construct and operate any and all public and private works, undertakings, constructions and operations and generally to carry on the business of a public and private contractor and of a manufacturer of building materials; (15) To purchase, lease, take in exchange or otherwise acquire such lands or interests therein, together with any buildings or structures on the said lands or any of them as may be necessary to the due carrying on of the company's business, and to sell, lease, exchange, mortgage or otherwise dispose of the who'e or any portion of the lands and all or any of the buildings or structures that are now or may hereafter be creeted thereon and to take such security therefor as may be necessary; to improve, alter and manage said lands and buildings; (16) To manufacture any other material or materials that can be manufactured out of stone, lime and cement and the accessories thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE MONOGRAM TRANSFER COMPANY' (LIMITED).

Incorporated, May 21, 1909. - - Amount of capital stock, \$20,000.
Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—Alfred William Huband, accountant; Daniel Beaton, manag-

ing clerk; Daniel McCarthy, grocer; Roderick William Clarke, grocer; and Hamnett Pinhey Hill, barrister-at-law, all of Ottawa. Ont.

First or Provisional Directors:—Alfred William Huband, Daniel Beaton and Hamnett Pinhey Hill.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company.—(a) To carry on the business of transferring from place to place, goods, wares, merchandise and persons by means of carts, wagons, carriages, omnibuses and other vehicles and any business germane thereto; (b) To carry on the business of warehousemen and keepers of warehouses, yards and other places for the storage of goods, wares and merchandise; (c) To acquire and take over as a going concern any business with similar objects and all or any of the assets and liabilities of the proprietors of the said businesses. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

THE NORTHERN LIGHT, POWER AND COAL COMPANY' (LIMITED).

Incorporated, May 21. 1909. - - Amount of capital stock, \$3,000,000.
Number of shares, 30,000.—Amount of each share, \$100.

Corporate Members:—Edmund Heathcote Thruston, Esquire, of London, Eng.; Andrew Haydon, barrister-at-law; Wilfrid Cheevers Greig, barrister-at-law; Francis Xavier Laderoute, real estate agent; and Eugene Clancy, law clerk, all of Ottawa, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Dawson, Y.T.

Objects of the Company:-(a) To carry on the business of a light, heat and power company in all its branches, and generally to provide, purchase, lease, or otherwise acquire, and to construct, lay down, erect, establish, operate. maintain and carry out all necessary works, stations, engines, machinery, plant, cables, wires, lines, generators, accumulators, lamps, meters, transformers and apparatus connected with the generation, accumulation, distribution, transmission, supply, use and employment of electricity; and to generate, accumulate and distribute steam power and electricity for the supply of electric light, heat and motive power, and for industrial or other purposes, and to undertake and enter into contracts and agreements for the lighting of cities, towns, streets, buildings and other places, and the supply of electric light, heat and motive power for any or all public or private purposes, provided that the foregoing powers when exercised outside the property of the company shall be subject to all provincial and municipal regulations in that regard; (b) To sink wells and shafts, and to build, make, construct, erect, lay down and maintain, reservoirs, water works, aqueducts, cisterns, dams, culverts, main and other pipes, pipe lines and appliances; and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring, and distributing water for the creation, maintenance or development of hydraulic, electric, steam or other power or for any other purposes of the company; (c) To construct, alter, work, carry out or control, and to purchase, take on lease, or otherwise acquire, and to sell, lease, or otherwise dispose of any works, mains, lines, machinery or plant of any kind or description, or any roads, ways, bridges, or other things whatsoever which may seem capable of being used or operated with any part of the company's undertaking for the time being, and to acquire rights over or in connection with such works, mains, lines, machinery, plant, roads, bridges, ways or other things whatsoever; and to equip, maintain, and operate by electricity, hydraulic steam or other power all works belonging to the company or in which the company may be interested and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (d) To prospect for, open, explore, develop, work, and maintain, gold, silver, copper, coal, iron and other mines and mineral deposits and property, and to dig for, raise, crush, wash, smelt, assay, analyze, and reduce and amalgamate and otherwise treat ores, metals and minerals, whether belonging to the company or not, and dispose of the same, or any interest therein; (e) To acquire by purchase, lease, concession, license, exchange, or other legal title, and to dispose of in any manner mines, minerals, mining lands, easements, ores. options, powers, privileges, water and other rights and patent rights in any way relating to the objects for which the company is being incorporated, including mills, hydraulic and reduction works or plant, furnaces, warehouses, processes and mechanical or other contrivances, whether absolutely or conditionally either solely or jointly with others, and as principals, agents, contractors or otherwise, and generally to carry on the work of a mining, milling, reduction and development company; (f) To carry on the business of a lumberer, saw and planing miller and manufacturer of lumber and

wooden ware, and to buy, own, hold, sell and deal in timber licenses granted by the Crown, timber limits, timber lands and logs, and to manufacture, buy, sell and deal in timber, lumber and wood of all kinds and to manufacture articles in the making of which timber or wood is required or can be utilized, and to acquire and operate mills, machinery and plant, necessary for a lumber and timber business; (q) To acquire, construct, charter and navigate steam and other vessels for the purpose of transporting the produce of the mills, mines and works of the company to any place or places within Canada and elsewhere; (h) To construct, maintain and operate, docks, wharves or other works of a similar nature, on the property of the company that may be necessary or expedient or required to promote the interests of the company or any of them; (i) To purchase, take, acquire, hold, sell, pledge and deal in the stock, shares, bonds, dehentures and securities of any other company or companies having objects similar to those of this company and to amalgamate therewith and to promote and assist in promoting any such other company or companies and to pay out of the funds of the company the costs and expenses of such promotion or assistance, and to sell or exchange part or all of the company's business, undertaking bonds, debentures, stock or shares for such consideration as the company may think fit, and in particular for stock, shares, bonds, debentures or other securities of any other company having objects similar to those of the company; (j) To purchase or acquire as a going concern or otherwise the business, assets and good-will of the business or undertaking of any person, firm or corporation carrying on any business or undertaking which the company herewith incorporated is authorized to carry on, including the use, ownership and control of patents of invention and patent rights and to pay therefor, and also for services rendered to the company in bonds, debentures or other securities of the company, or by the issue of fully paid and non-assessable shares of the capital stock thereof; (k) To enter into partnership or into arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or corporation, carrying on or engaged in any business or transaction which the company is authorized to carry on, and to make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (1) From time to time to apply for, purchase or acquire by assignment, transfer, or otherwise, and to exercise, carry out, and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in, and contribute towards, carrying the same into effect; and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges, and expenses thereof; (m) To procure the company to be registered and recognized in any foreign country and to designate persons therein, according to the laws of such foreign country, to represent this company, and to accept service for and on behalf of this company of any process or suit: (n) Except otherwise provided by law, the company may have an office or more than one office and keep duplicate books outside the Dominion of Canada, and its directors may hold their meetings at any place within or outside of Canada unless the by-laws of the company otherwise provide; (o) And for the said purposes to adopt and carry into effect a certain contract made between the said Edmund Heathcote Thruston and others bearing date the fifteenth day of May, A.D. 1909. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'PEACE RIVER TRADE AND NAVIGATION COMPANY' (LIMITED).

Incorporated, May 21, 1909. - - Amount of capital stock, \$1,000,000.

Number of share-, 10,000, - Amount of each share, \$100,

Corporate Members:—Frederick Swan Lawrence, merchant, of Fort Vermilion, Alta.; William D. Lighthall, K.C.; Charles Auguste Harwood, advocate; Edmund Greenwood, manager; and George Samuel Wilson, publisher, all of Montreal, Oue.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(1) To conduct a general trading, real estate, manufacturing express, milling, mining, lumbering, colonization, common carrier and transportation business; the development of mines, fisheries, the fur trade and other natural resources of Canada; the wholesaling and retailing and manufacturing of all kinds of merchandise, machinery, farm products, lumber, pulp, paper, building materials, mining products, skins, furs, oil, asphalt, and natural gas; (2) To acquire by grant, purchase, lease or otherwise lands for colonization purposes; to do all things requisite for the acquisition, improvement, cultivation, handling, prospecting, operation, development and sale of improved or unimproved lands, mines, quarries, timber lands and rights, coal lands, mines and rights, oil, natural and other gas, tar, salt, and other mineral substances and rights and all products thereof; (3) To construct roads and streets, build, repair, remove and alter houses and buildings, rent, sell, lease, mortgage or otherwise dispose of real estate; (4) To acquire construct and operate water works, gas works and wells, electric light and power plants; to supply and distribute water-power, water and electric light and power and compressed air, for public and private use; to construct, creet and extend lines or wires, poles, pipes, cables and conduits and apparatus for transmitting gas, oil and electricity, for light. heat, or power purposes on, under, across and above all public lands, waterways, streets, public places, and highways; provided always that the powers granted under clauses 3 and 4 shall be exercised subject to all provincial and municipal laws and regulations in that behalf; (5) To build, acquire, operate, and maintain saw-mills, flour-mills, lath-mills and warehouses; to build, operate, purchase, sell, acquire, hire and lease all kinds of vessels and steamboats; (6) To build all dams, flumes, sluiceways and other waterways, wharves, reservoirs, aqueducts, roads and bridges necessary for the purposes of the company; (7) To build, lease, buy, sell. improve, operate and maintain hotels, restaurants, boarding, eating, or lodging houses; (8) To equip, operate, and maintain packing and meat curing establishments, ranches and abattoirs; to buy, sell, take, trap, kill, pack, can, preserve, handle, sell and deal in live stock, fish, game, and all canning products; (9) To build, lease and otherwise acquire and operate cold storage buildings and cars, for public as well as the company's use; (10) To buy, sell, hold and deal in and receive in payment the capital stock and bonds of any corporation doing business similar to that which this company is hereby authorized to carry on; (11) To carry on an agency, commission, printing and publishing business; (12) To acquire any business similar to that of the company; to issue fully paid-up stock of the company for acquiring any property real or personal, good-will, options, work done, rights or privileges, guarantees given or agreed to be given, services rendered in furtherance of objects of the company; (13) To

acquire, buy and sell, use and operate patents and patent rights of any nature or kind relating to the business of the company; (14) To act as contractors and take, tender for, and contract public and private works, buildings, constructions, of any nature, and to sublet and assign the whole or any portion of such contracts; (15) To promote and form subsidiary companies for carrying out the purposes for which this company is incorporated; (16) To purchase the shares, rights and franchises of any other incorporated company or private interests, carrying on business germane to that which this company is hereby authorized to carry on, and pay for same by the issue of paid-up shares of this company or by other satisfactory arrangements to all concerned; (17) To construct, acquire and operate grain elevators; (18) To take, acquire, hold and sell securities of any and every nature, kind, real and personal for debts, liabilities or obligations to the company, incurred or to be incurred in respect of the purposes and objects of the company, and to sell, discharge or otherwise dispose of the same as may be thought best: (19) To aid, encourage and promote immigration into the properties of the company, to colonize the same, and for such purposes to aid and assist by way of land grants, bonuses, advances of money or otherwise; to immigrate settlers and intending settlers upon all lands belonging to or sold by the company, or in the neighbourhood of such lands, and generally to promote the settlement of such lands. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued May 21, 1909, to

'THE MOTHERSILL REMEDY COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$100,000, to the sum of \$125,000, being an addition of \$20 shares of preferred stock, of \$100 each to the present capital stock, with which the company may pay any outstanding accounts at the par value of the said stock.

'PORT STANLEY NAVIGATION COMPANY' (LIMITED).

Incorporated, May 26, 1909. - - - Amount of capital stock, \$10,000.

Number of shares, 400.—Amount of each share, \$25.

Corporate Members:—William Rollin Jackson, jeweller; Benjamin F. Housinger, cigar manufacturer; Thomas Donley, hotel-keeper; John Ronald Green, barristerat law: and Joseph Griffin, merchant, all of St. Thomas, Ont.

First or Provisional Directors:—William Rollin Jackson, Benjamin F. Housinger, and Thomas Douley.

Chief place of Business:-City of St. Thomas, Ont.

Objects of the Company:—To acquire, construct, operate, lease, sell, mortgage, or dispose of sheds, docks, wharves, warehouses, elevators, steamboat terminal facilities; to aid by way of bouns, guarantee, indemnity or otherwise any person, persons, firm or corporation engaged or interested in navigation or shipping, whether in the transportation of passengers, goods, merchandise or otherwise, and to enter into any such business of navigation or shipping and acquire, use,

operate, lease or sell any beats, steamboats, gasoline boats or launches, fishing vessels or other ships; and to acquire, construct, operate, lease, sell or otherwise deal with hotels, restaurants, partillions, roller coasters, theatres, carrowsels, boarding houses, amusement houses, bathing devices and to acquire or lease or dispose of any concessions or privileges concerning the same. To enter into agreements or contracts with common carriers or others for carrying out the purposes of the company or any of them. To purchase, acquire, hold or dispose of any shares, stocks or other interests or securities of any firm or corporation changed in the businesses above mentioned. To pay in paid-up shares of the company for any property, rights or interests to be acquired by the company, and which are necessary for the due carrying on of the company's business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CALGARY GRAIN EXCHANGE' (LIMITED).

Incorporated, May 27, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Louis Philip Strong, grain dealer; Alfio Bruce Campbell, grain dealer; Patrick John Bergeron, barrister; and Robert Traven Donald Aitken, barrister, all of Calgary, Alta; Samuel Warnock Henderson, grain dealer, of Winnipeg, Man., and John McFarland, grain dealer, of Strathcona, Alta.

First or Provisional Directors:—Louis Philip Strong, Alfio Bruce Campbell and Patrick John Bergeron.

Chief place of Business:-City of Calgary, Alta

Objects of the Company:-(1) To provide and regulate a suitable building or room for a grain and produce exchange and office in the City of Calgary, or elsewhere in the Dominion of Canada; to promote measures for the advancement and centralization of the produce and provision trades and commerce and the advantages arising therefrom, and to concert with other chambers of commerce and exchange for the promotion of the objects herein; to promote the establishment and maintenance of uniformity in the business customs, regulations and usages among persons eugaged in the said trades and commerce, and in the business of its members and those dealing with them; to compile, record and publish statistics and reports respecting trade and commerce; to promote the observance of such regulations and requirements as may be by by-law established not being contrary to law; to adjust, settle and determine by arbitration or otherwise, disputes arising among members of the exchange respecting shipment and delivery of grain, market price or quality of grain; to decrease the local risks attendant upon the business and augment the facilities with which it may be conducted; to subscribe to, become a member of, subsidize and co-operate with any other association, whether incorporated or not, whose objects are similar to those of this company, and to procure from, and communicate to, any such association, such information as may be likely to forward the objects of the company; to perform and carry on all acts germane to the objects and purposes of a grain and produce exchange, and to enact and establish by-laws relating thereto. and not contrary to law; (2) To acquire and hold, for the purposes above mentioned, under any legal title whatsoever, property, real and personal, and to

alienate, sell, convey, lease or otherwise dispose of the same or any part thereof; (3) To borrow money on the credit of the company, and to hypothecate and pledge the real and personal estate of the company as security therefor; (4) To admit as members such person as the company may see fit, and to expel any member for such reason or reasons and in such manner as may be by by-law appointed; (5) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on business similar to that which this company is authorized to carry on, or possessed of property suitable for the purposes of this company; (6) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise with any person or company carrying on or engaged in business similar to that which this company is authorized to carry on or engage in, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (7) To enter into any arrangements with any government or authoritics, supreme, municipal, local, or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority, any rights, privileges and concessions, which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (8) To promote any company or companies, for the purpose of acquiring all or any of the property, and liabilities of this company; (9) To remunerate any person or company for services rendered, or to be rendered, in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (10) To draw, make, accept, indorsé, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures and other negotiable or transferable instruments; (11) To sell or dispose of the undertaking of the company or any part thereof upon such terms as the company may by by-law direct, and in particular for shares, debentures or securities of any other company having objects similar to those of this company; (12) To sell, improve, manage, develop, exchange, lease, mortgage, dispose of, turn to account, or otherwise deal with, all or any part of the property and rights of the company; (13) To do any and all of the above things as principals, or agents, or otherwise, and by or through agents, or otherwise, and either alone or in conjunction with others, and to do all such other things as are necessary to the attainment of the above objects; (14) To invest and deal with moneys of the company not immediately required for the purposes of the company from time to time in any securities in which, by the laws of Great Britain or any British colony, trustees may invest trust moneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'DOMINION MICA WORKS' (LIMITED).

Incorporated, May 27, 1909. - - - Amount of capital stock, \$75.000.

Number of shares, 1,500.—Amount of each share, \$50.

Corporate Members:—Alexander Roy Macdonald, manufacturer; Joseph Nelson Brissette, secretary; William Patterson, advocate; Thomas John Johnstone, gentleman; and Joseph Ambrosse Dawson, merchant, all of Montreal, Que.

First or Provisional Directors:—Alexander Roy Macdonald, Joseph Nelson Brissette and Joseph Ambrosse Dawson.

Chief place of Business:-City of Montreal, Que.

Objects of the Company;-(a) To carry on the business as manufacturers of, and general dealers in, mica and mica goods, used for insulating purposes, for stoves, pipes and boilers and other purposes, and to act as agents for any similar business; (b) To buy, own, hold, sell or otherwise dispose of, import, trade in, and export mica and mica goods of all kinds, mica shellac, insulating varnish, mica pipe-covering and mica boiler-covering of all descriptions; (c) To buy, own, hold, sell or otherwise dispose of mines and mineral lands of every description, to trade in their products and to carry on a general mining business; (d) To acquire and take over as a going concern, the mica business herctofore and at present carried on at the City of Montreal by A. Roy Macdonald, Esq., on such conditions and terms as may be agreed upon, and to pay for the same in whole or in part, either in cash, paid-up shares or bonds of this company; (e) To carry on the business of general contractors; (f) To acquire by purchase, lease or otherwise, real and personal property (including properties containing mica. asbestos, phosphate, graphite and other mineral products) and all lawful rights and privileges, the whole as may be required for the purposes of the company's business and to pay for the same in cash, paid-up shares of this company or otherwise and to sell and otherwise dispose of the said property, rights and privileges, and to erect upon any such real property, all buildings, factories, mills, shops and stores, which the company may consider necessary and to equip such buildings, factories, mills, shops and stores with all necessary machinery apparatus and tools, and to manufacture all such machinery, apparatus and tools which the company may require and as the company may deem best; (g) To apply for, purchase, or otherwise acquire, hold and use, register and dispose of, all trade marks, trade names, patents of invention and manufacturing processes which the company may think necessary and convenient for the purpose of its business; (h) To form or assist in forming and to become a shareholder in any company carrying on business similar to that which this company is hereby authorized to carry on, and to enter into any arrangement for sharing profits, union of interests, joint or reciprocal concessions or otherwise with any person or company, and to acquire or hold, sell and dispose of. with or without warranty, the shares or security of such company (i) To purchase and acquire any business similar to that of this company and to purchase and acquire any interest and control in any business of a similar nature and to pay for the same in cash, paid-up shares of this company, or otherwise, and to amalgamate the company with any similar company; (j) To acquire and hold security of any kind, personal or real, for debts, liabilities or obligations due the company in respect to the purposes and objects of the company and to hypothecate, pledge, sell, lease or dispose of any of the property of the company; (k) To do all such other acts and things as are necessary to the attainment of the objects and purposes of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'MEAGHER BROS. AND CO.' (LIMITED).

Incorporated, May £7, 1909. - - Amount of capital stock, \$100,000.
Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Joseph G. C. Meagher, merchant; John J. Meagher, advocate; Arthur J. Maepherson, book-keeper; William L. Bond, advocate; and James Edouard Coulin, advocate, all of Montreal Que

First or Provisional Directors: — Joseph G. C. Meagher, John J. Meagher and Arthur J. Macpherson.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(1) To manufacture, buy, sell, deal and trade in, export and import wines, liquors, spirits, syrups and beverages of all kinds, whether as principals or agents, and to carry on the business of general merchants; (2) To purchase, take over and continue the business presently carried on at Montreal and elsewhere under the name of 'Meagher Bros. & Co.' as manufacturers traders, manufacturers' agents and commission merchants, including the goodwill and agencies thereof, the whole as a going concern and to pay for the same by the issue and allotment of fully paid and non-assessable shares in the capital stock of the company; (3) To enter into any agreement for sharing of profits or union of interests with any other person or company carrying on any business similar to that which this company is hereby authorized to carry on; (4) To purchase or otherwise acquire all or any part of the assets, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on a business similar to the business which this company is hereby authorized to carry on, and to pay for the same, if desired, by the issue of fully paid and non-assessable shares in the capital stock; (5) To subscribe for, take and hold the shares, bonds, debentures, or other securities in any company incorporated for purposes similar to the purposes for which this company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE MINER RUBBER COMPANY' (LIMITED).

Incorporated. May 27, 1909. - - - Amount of capital stock, \$1,000,000.

Number of shares, 10,000,-Amount of each share, \$100.

Corporate Members:—Henry Stevens Williams, advocate; Michael Arthur Phelan, advocate; Wilfrid Bovey, advocate; John L. Reay, accountant; and Talbot Mercer Papineau, student, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-Town of Granby, Que.

Objects of the Company:—(1) To carry on business as manufacturers of and dealers in rubber or gutta percha or other similar material; to sell or otherwise deal in and to treat, manufacture, refine or otherwise deal with rubber, gutta percha or other similar material or any of the by-products used in the manufacturer and treatment thereof; (2) To carry on business as manufacturers of and dealers in foot-wear, tires, piping, fancy goods, electrical and mechanical accessories and other articles of a similar nature; (3) To deal with and treat all or any of the

by-products produced in any manufacture carried on, by the company or which it may have power to carry on and to buy, sell, manufacture and otherwise deal in all substances, materials, effects and things capable of being used in connection with the purchase, sale and treatment of such by-products; (4) To carry on business as rubber merchants or general merchants and to establish forwarding and marketing agencies for the disposal and sale of all products and articles which may be dealt with by the company; (5) To carry on the business of dealers in all kinds of merchandise in all its branches and in particular to buy, sell, manufacture and deal in goods, stores, consumable articles and effects of all kinds, both wholesale and retail, and to transact a general agency business; (6) To acquire by purchase, lease, exchange, or otherwise lots and buildings of any tenure or description and any estate or interest therein and any rights over or connected with the said lots or buildings and to turn the same to account as may seem expedicut, and in particular by preparing building sites and by constructing, altering and maintaining offices, houses and buildings of all kinds; (7) To carry on wherever the works of the company may be situated the business of electricians, mechanical engineers, suppliers of electricity for the purposes of light, heat, motive power or otherwise and manufacturers of and dealers in all articles or things required for or capable of being used in connection with the generation, distribution, supply, accumulation and employment of electricity, provided that the foregoing powers when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (8) To acquire by purchase, lease or otherwise water courses or water-powers or any rights in the same, and to utilize and develop, grant leases of or rights over the same, and to sell and distribute water for power or otherwise as may be necessary for the purposes of the company; (9) To carry on any other business germane to the foregoing which may seem to the company capable of being conveniently carried on in connection with any of the above businesses or objects or calculated to enhance the value of or render profitable any of the company's properties or rights for the time being; (10) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business the company is authorized to carry on and possessed of property suitable for the purposes of the company; (11) To subscribe for, take, or in any way acquire the stocks, shares, bonds, debentures, or other obligations or securities of any company having objects similar to those of this company and to sell or otherwise dispose thereof; to guarantee any bonds, debentures, obligations or securities so sold or disposed of by this company, or of any company having such objects, or carrying on any business germane to the objects defined in paragraphs 1 to 8 thereof; (12) To make cash advances to customers and other persons having business dealings with the company and upon such terms as may seem expedient, and to guarantee the performance of contracts by any such persons; (13) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities in any other company having objects similar to those of this company; (14) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in, to guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue with or without guarantee or otherwise deal with the same. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'A, GUAY & CIE.' (Limitée).

Incorporated, May 28, 1909. - - - Amount of capital stock, \$99,900.

Number of shares, 999 .- Amount of each share, \$100.

Corporate Members.—Alphonse Guay, merchant; Albert Bienvenu Charbonneau, teacher; Joseph Arthur Godin, architect; Henri Gagnon, advertising agent; and Louis Stanislas Desautels, chemist, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of buying, selling, manufacturing and dealing in spirits, wines, liquors, drugs, patent medicines, chemical and pharmaceutical products, spices, extracts, teas, coffecs, fruits, provisions, hay, grain, wood, peat and coal and carry on a general wholesale and retail grocery business, and to carry on generally the business of importers, exporters and wholesale and retail dealers in grocery goods, and act as well as commission merchants of all goods above described, and owning and operating vineyards, orchards, lands and buildings for the said purposes in all their respective branches. Provided that the exercise of the powers enumerated in this paragraph shall be subject to all provincial and municipal regulations in that behalf; (b) To carry on, purchase and take over as a going concern the wholesale and retail grocery and liquor dealing business now carried on at Montreal and elsewhere under the name of A. Guay & Cie, and to assume all the rights and obligations of the said firm and to pay for the same in paid-up and non-assessable stock and bonds of this company; (c) To purchase and acquire any business or businesses of a similar nature or to purchase and acquire any control or interest in any business of a similar nature and to pay for the same by cash or in stock or bonds and debentures of this company and to purchase and hold the stock, bonds of any company carrying on operations of a like nature; (d) To purchase, bonds, and dispose of real estate, erect, construct and operate works, buildings, warehouses, cold storages, machinery and plant for the purposes of the said business. and to act as agents for manufacturers and dealers in any of the material herein mentioned or those of a similar nature; (e) To acquire, lease and dispose of trade marks, patent rights, formulæ, recipes, privileges or authorities for or in respect of any invention which may be deemed useful to the company in connection with such business, and to acquire and work any patents of invention or any license to use any invention which may be of use in connection with the said business, and to sell, lease or dispose of the same; (f) To enter into any agreement for sharing profits, union of interests, joint adventure, reciprocal concession or otherwise, with any person or company carrying on, or engaged in business similar to that which this company is authorized to carry on, and to take or otherwise acquire shares and securities in any such company; (a) To take, acquire, and hold security of any nature or kind, real or personal for debts, liabilities or obligations to the company, and to borrow and lend, to mortgage, pledge, sell, let or dispose of any of the property of the company whatsoever; (h) The board of directors may pass any by-law with regard to the possession, the transfer or the redemption of shares in conformity with sections 45 and 46 of the Companies Act; (i) To hold its meetings of sharcholders and directors at any place within Canada as the directors may determine to be in the interest of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

· ST. LAWRENCE BREWERY ' (LIMITED).

Incorporated, May 28, 1909. - - - Amount of capital stock, \$400,000.

Number of shares, 4.000.—Amount of each share, \$100.

Corporate Members:—John J. Robson, accountant; Henry J. Elliott, advocate, and K.C.; and Charles R. Hazen, chemist, all of Montreal, Que; Archibald Adams, contractor; and Ronald Runions, merchant, both of Cornwall, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-Town of Cornwall, Out.

Objects of the Company:-(a) To carry on all or any of the businesses of brewers, maltsters, distillers, licensed victuallers, hotel, restaurant, tavern, inn and public house keepers or proprietors, tobacconists, cigar and cigarette merchants, wine and spirit merchants, cordial, aerated and mineral water manufacturers; (b) To make, import, export, grow, distil, buy, sell and deal in bottles, corks, siphons, stoppers, hops, malt, yeast, barley, corn, ice and any other commodities, goods or things, necessary to the due carrying on of the foregoing businesses; (c) To construct, build, take on lease or otherwise acquire any breweries, public or beer houses, hotels, restaurants, refreshment rooms, taverns, inns, vats, vaults, cellars, furnaces, granaries, warehouses, wharves, docks, plant, machinery, shops, offices, buildings, works and conveniences necessary for the purposes of the company; (d) To make cash advances to customers of the company, upon such security and terms and conditions as the directors of the company may deem expedient; (e) To acquire by purchase or otherwise, any property real or personal, liberties, rights or privileges which may be necessary for the business purposes of the company; (f) To purchase or otherwise acquire and obtain provisional or other protection and licenses, in respect of any invention or alleged inventions, patents, trade marks or names, designs, copyrights, schemes, ideas, secret or other processes, and the like, whether in the United Kingdom or elsewhere, which may appear likely to be useful or advantageous to the company, and to test, develop, prolong, renew. exercise, use, vend, grant exclusive or other licenses in respect of, or otherwise deal with all or any of the same; (g) To promote or assist in the promotion of any company or companies for or with similar purposes or objects; (h) To invest and deal with moneys of the company not immediately required for the purposes of the company, from time to time, in such manner as the company is by law authorized to do; (i) To raise or borrow moneys, and to secure or guarantee the payment or repayment of any moneys raised, borrowed or owing by the company, and the performance or discharge of any of its obligations or liabilities by the issue of debentures or debenture stock, redeemable or irredeemable, bonds, mortgages or other securities based or charged upon the whole or any part of the undertaking and assets of the company, (including after-acquired property or rights and any uncalled or unissued capital), in such manner as is provided by law; (j) To draw, make, accept, indorse, issue, purchase, negotiate and discount bills of exchange, promissory notes, and other negotiable or mercantile instruments or securities; (k) To purchase or otherwise acquire any share or interest in, or the whole or any part of the business, good-will and assets of any person, firm or company carrying on business similar to that which this company is hereby authorized to carry on, and to undertake all or any of the liabilities or obligations of such person, firm or company, and to carry on, conduct, and liquidate

any business so acquired; and make and carry into effect any contracts or agreements with any such person, firm or company as aforesaid, with respect to amalgamation, joint working, co-operation, division of profits, mutual assistance or otherwise, and to accept by way of consideration for any such contract or arrangement, any shares, debentures or securities of any similar company; (1) To pay for any service rendered to, and any property or rights acquired by the company, in such manner as may seem expedient, and in particular by the issue of shares or securities of the company credited as fully or partly paid-up; (m) To maintain, repair, build upon, alter, improve, extend, manage. develop, sell, lease. exchange, let or hire, mortgage or otherwise deal with the whole or any part of the property and assets at any time acquired, possessed or controlled by the company; (n) To sell, transfer, or dispose of the whole or any part of the business or undertaking of the company, to any other similar company, or to any person, firm or corporation carrying on a similar business and to accept by way of consideration for any such sale, transfer, or disposal, any shares, debentures, debenture stock, bonds, or securities of any such similar company; (o) To distribute among the members of the company in kind, any shares, debentures, securities or property belonging to the company; (p) To amalgamate with or join in any similar business; (q) To act as agents for any company, partnership or person carrying on a similar business; (r) To apply or subscribe for, accept and hold and dispose of any stock, debentures or securities of any similar company or corporation; (s) The company will also have the right to hold meetings of its shareholders or directors, from time to time, at any other point in Canada upon being authorized by by-law to that effect, passed by the board of directors. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'HARRIS CONSTRUCTION COMPANY' (LIMITED).

Incorporated, June 3, 1909. - - Amount of capital stock, \$50,000.
Number of shares, 500.—Amount of each share, \$100.

Corporate Members:—Frederick H. Markey, advocate; J. Claud Hickson, advocate; G. C. Papineau-Couture, advocate; William G. Pugsley, advocate; and Frank M. Slade, agent, all of Montreal, Oue.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company.—To make, enter into, perform and earry out contracts for constructing, altering, decorating, maintaining, furnishing, fitting up and improving buildings of every sort and kind; to tunnel, dredge, exeavate, lay underground, conduits, sewers, culverts, pipes, and construct other underground works; and generally to carry on the business of builders, contractors' decorators, dealers in stone, brick, timber, hardware and other building materials and requisites, and to buy and sell real estate incidental to the above purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere

'WALPOLE RUBBER COMPANY' (LIMITED).

Incorporated, June 3, 1909. - - Amount of capital stock, \$250,000.

Number of shares, 2,500,—Amount of each share, \$100.

Corporate Members:—Michael Arthur Phelan, advocate; Henry Stevens Williams, advocate; Wilfrid Bovey, advocate; John L. Reay, accountant; and Benjamin Ginsberg, accountant, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-Town of Granby, Que.

Objects of the Company:-(1) To manufacture and deal in specialties and novelties of all kinds, druggists' and manufacturers' sundries and all articles manufactured of rubber, gutta percha or any similar substance or in the manufacture of which rubber, gutta percha or any similar substance may be used; (2) To carry on business as general mcrchants; to establish factories and stores for the manufacture and sale of the goods of the company, to establish forwarding and marketing agencies and generally to deal in and sell all goods manufactured by the company or which the company may be authorized to manufacture; (3) To utilize any of the by-products produced in the working and manufacture of rubber, gutta percha or other goods or articles manufactured by the company; to manufacture and deal in all articles in the manufacture of which such by-products are or may be used, and generally to turn the same to the advantage of the company; (4) To purchase or otherwise acquire any interest in any patents. brevets d'invention, trade marks, trade names, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or any other information with regard to any inventions which may to the company seem capable of being profitably dealt with in connection with its business, and to use, exercise, develop, grant licenses in respect of or otherwise to turn to account any such patents. brevets d'invention, trade marks, trade names, licenses, concessions and the like aforesaid; (5) To carry on any business germane to the foregoing which may seem to the company capable of being conveniently carried on in connection with any of the above businesses or objects or calculated to enhance the value of or render profitable any of the company's properties or rights for the time being; (6) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on business the company is authorized to carry on or possessed of proporty suitable for the purposes of the company; (7) To subscribe for, take or in any way acquire the stocks, shares, bonds, debentures, or other obligations or securities of any company having objects similar to those of this company; to sell or otherwise dispose thereof; to guarantee any bonds, debentures, obligations, or securities so sold or disposed of by this company, or of any company having objects germane to the objects defined in paragraphs 1 to 3 hereof; (8) To make eash advances to customers and other persons having business dealings with the company and upon such terms as may seem expedient, and to guarantee the performance of contracts by any such persons; (9) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities in any other company having objects similar to those of this company; (10) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventures, reciprocal concessions or otherwise with any person or company carrying on or engaged in business similar to that which this company is authorized to carry on or engage in, to guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acor without guarantee or otherwise deal with the same. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'THE BRITISH AMERICAN OIL COMPANY' (LIMITED).

Incorporated, June 4, 1909. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000.—Amount of each share, \$100.

Corporate Members:—Silas Richard Persons, gentleman; William Austin Manion, gentleman; Albert Leroy Ellsworth, gentleman; William J. Hohlstein, gentleman; and Philip William Binns, gentleman, all of Toronto, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To purchase, acquire and take over the business, property, plant, accounts, contracts, moneys and other assets of the British American Oil Company Limited; (b) To extract and mine from the carth petroleum oil and any and all other oils, minerals (including natural gas) and other products, and to refine, manufacture and work petroleum oil and other oils, minerals and other products; (c) To acquire, buy, sell, dispose of, trade and deal in petroleum oil and other oils, paints, paint stocks, varnishes, boiler compound and products, wares and articles wholly or partly made of or produced from oil of any kind and also natural gas; (d) To manufacture, buy, sell, let, hire, exchange, deal in, use and operate machines, machinery, tools, implements, tanks, tank cars, engines, boats, barges and vessels, for carrying oils, forms for machines, machinery and industrial designs, and to act as agents for the buying and selling of any and all the articles above mentioned or any appliances used therewith; and to do such things as are incidental or conducive to the above mentioned objects or any of them, to purchase, lease, take or acquire from any other company or companies, individual or other individuals any business or businesses of the nature or partly of the nature of the above mentioned, and the assets or portions of the assets thereof and to assume the liabilities or parts of the liabilities thereof on such terms and conditions as may be agreed upon, and to issue any shares of the said company now being subscribed for by them or any part thereof, or any other shares of the capital stock of the said company that shall be agreed upon by or on behalf of the said company to the vendors or to whom they may appoint as fully paid-up stock and shares in payment for the purchase by or transfer to the said company of any property or assets which the vendors may sell or transfer to said company; (e) To purchase or otherwise acquire patents, patent rights and privileges, improvements or secret processes for or in any way relating to all or any of the objects aforesaid and to grant licenses for the use of and sell, dispose of or otherwise deal with patents, patent rights and privileges, improvements or secret processes acquired by the said company; (f) To purchase, buy, acquire, hold and dispose of stock or shares in any other company or companies, corporation or corporations carrying on a similar or like business or having similar or like objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued January 27, 1910, to

'THE BRITISH AMERICAN OIL COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$500,000 to the sum of \$1,000,000, being an addition of 5,000 shares of \$100 each to the present capital stock.

29.-6

'CRYSTAL SPRINGS' (LIMITED).

Incorporated. June 4, 1909. - - - Amount of capital stock, \$125,000.

Number of shares, 1,250.-Amount of each share, \$100.

Corporate Members:—John M. Kennedy, accountant; Arthur de Sambor, contractor; Real Robillard, accountant; Charles D. Gaudet, advocate; and Casimir Dessaulles, advocate, all of Montreal, Que.

First or Provisional Directors:—John M. Kennedy, Arthur de Sambor and Casimir Dessaulles.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To acquire, develop, own, usc, lease and operate and dispose of springs of natural and mineral waters and to trade and deal in such waters and to manufacture, trade and deal in artificial aerated waters, effervescent beverages and like preparations of all kinds, and to carry on the trade of bottlers in all its branches; (b) To manufacture and deal in artificial ice; (c) To manufacture and deal in all articles, products and by-products and materials connected with the above business; (d) To apply for, obtain, register, lease or license, hold, own, use and operate, alienate and convey trade marks, trade names and patents of invention; (e) To carry on a general transportation and forwarding business; to carry on the business of cold and dry storage and warehousemen; to maintain depots, branches and agencies; (f) To acquire, construct, maintain, own. use, lease, operate and dispose of all plant, machinery and buildings in connection with the above business; (g) To acquire, hold, use and lease, alienate and convey all other property real or personal that may be deemed useful in connection with any of the works or operations which the company is authorized to carry on; (h) To acquire, hold, deal with and dispose of shares in any other company having objects similar in whole or in part to those of the company or to amalgamate with any other such company; (i) To pay for any property real or personal that may be acquired by the company, in cash or in paid-up and unassessable stock, bonds or other securities of the company or partly in cash and partly in such paid-up and unassessable stock, bonds and securities; (i) To pay for services rendered the company in selling, placing or underwriting its stock, bonds or other securities in cash, or paid-up and unassessable stock, bonds or securities of the company; (k) To do all other things as are incidental or useful to the attainment of the above objects or of any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'LONE STAR' (LIMITED).

Incorporated, June 4, 1909. - - - Amount of capital stock, \$1,500,000.

Number of shares, 15,000.—Amount of each share, \$100.

Corporate Members.—William Catto, physician; James Galloway Cameron, miner; Frederick Russell Chute, miner; John Henry, school teacher; William Scouse, miner; Frederick Freeman McPhail, miner; Gns Johnson, miner; Frank Lowe, merchant; John Coleman Griffith, merchant; Joseph Pantaleon Guite, merchant; Louis Brier, merchant; and Harry Herschlerz, merchant, all of Dawson, Y.T.

First or Provisional Directors:—William Catto, James Galloway Cameron, Frederick Russell Chute, Gus Johnson, Harry Hersehberg, Frederick Freeman McPhail, and John Henry.

Chief place of Business:-City of Dawson, Y.T.

Objects of the Company:-(a) To purchase, take on lease, or otherwise acquire, gold mining claims, mineral claims, mining rights and concessions, mining leases and grants and auriferous and metalliferous land and coal, and timber lands in the Yukon Territory, or elsewhere, and any interest therein, and to work, exercise, develop and turn to account the same; (b) To scarch, dig for, win, get, amalgamate, wash, sluice, quarry, dress, refine and prepare for market, gold, whether produced from placer or quartz mining, and any quartz or any other mineral substances (whether auriferous or not) and precious stones, and generally to carry on mctallurgical operations which may seem conducive to any of the company's objects; (c) To buy, sell, refine and deal in bullion and precious metal; (d) To buy, sell, manufacture and deal in minerals, plant, machinery, implements, conveniences, provisions and things capable of being used in connection with metallurgical operations, or required by workmen and others employed by the company; (e) To construct, carry out, maintain and superintend any roads, ways, bridges, reservoirs, water courses, aqueducts, furnaces, saw mills, crushing works, hydraulic works, electrical works, stores, shops, factories, warehouses and other works and conveniences which may seem conducive to any of the objects of the company and to contribute to, subsidize or otherwise aid or take part in any such operations; (f) To carry on the business of hotel, restaurant, café, refreshment room and lodging house keepers and licensed victuallers; (g) To apply for to any government or authority and obtain any water grants, water rights, privileges and appurtenances for the purpose of procuring water by gravity or for power purposes or otherwise for hydraulics, sluiging, washing, cleaning, crushing, or for any and all mining purposes or any purpose which may seem conducive to any of the objects of the company, with the right to sell any or all of the water so obtained or the power generated thereby to such person or persons from time to time as to the company may seem proper: Provided always that the powers granted under this section shall be exercised subject to all provincial and municipal regulations in that behalf; (h) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purpose of this company; (i) To enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which the company is authorized to carry on or engage in, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee or otherwise deal with the same; (i) To enter into any arrangements with any governments, or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (k) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company; (1) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of this company; (m) To remunerate any person or company for services rendered in placing or assisting to place or guaranteeing the placing of any shares in the 29 - 61

company's capital, or any debentures or other securities of the company, or in or about the formation of the company or the conduct of its business; (a) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, or securities of any company having objects similar to those of this company; (a) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company; (p) To do all such other things as are necessary to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'R. H. DAVIS AND COMPANY' (LIMITED).

Incorporated, June 4, 1909. - - Amount of capital stock, \$20,000.
Number of shares, 200.—Amount of each share, \$100.

Corporate Members.—Samuel B. Davis, retired ship master; Alice H. Davis, married woman; Ralph H. Davis, merchant; Margaret B. Davis, married woman; and Oscar L. Davis, merchant, all of Yarmouth, N.S.

First or Provisional Directors:—Samuel B. Davis, Ralph H. Davis and Oscar L. Davis.

Chief place of Business:-Town of Yarmouth, N.S.

Objects of the Compony.—To carry on the business of a job printer and ruler and a manufacturer of stationery and blank forms of all kinds, a book-binder, sterostyper, publisher and of a wholesale and retail dealer in books, stationery, flat paper, tissue paper, wrapping paper, paper bags, twine, cordage, brooms, brushes, soags, perfumes, woodenware and toys. To import and sell magazines, periodicals and smallwares and school supplies. To continue, extend and from time to time add new departments to the business at present carried on by R. H. Davis and O. L. Davis under the firm name of R. H. Davis & Co., stationers, job printers and paper dealers at the town of Yarmouth, in the province of Nova Scotia. The operations of the company to be carried on throughout the Dominion of Candad and elsewhere.

'THE TORONTO CUBAN GRAPE FRUIT COMPANY' (LIMITED).

Incorporated, June 4, 1909. - - Amount of capital stock, \$100,000.
Number of shares, 1,000,—Amount of each share, \$100.

Corporate Members:—John Robson, artist; Frederick William Sawtell, traveller; Arthur Allen Raynor, tailor; Alfred Ernest Longbottom, merchant; and Lillian Murray Heal, book-keeper, all of Toronto, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Toronto, Out.

Objects of the Company:—(1) To carry on the business of nurseryman including the planting, growing, buying and selling of all kinds of trees, fruits, vegetables.

shrubs and plants, including grape fruit; (2) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on business similar to that which this company is authorized to carry on and possessed of property suitable for the purposes of the company; (3) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired: (4) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in business similar to that which the company is authorized to carry on or engage in; and to make cash advances to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (5) To take, or otherwise acquire and hold, shares in any other company having objects similar to those of the company; (6) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority, any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (7) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences designed to benefit employees or ex-employees of the company (or its predecessors in business) or the dependants or connections of such persons, and to grant pensions and allowances: (8) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company; (9) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary for the purposes of its business and in particular any machinery, plant, stock-in-trade; (10) To construct, improve, maintain, work, manage, carry out or control any roads, ways, bridges, reservoirs, water-courses, wharves, manufactories, warehouses, electric works, shops, stores, and other works and conveniences which may be necessary for the purposes of the company's business; (11) To make cash advances to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (12) To draw, make, accept, endorse, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments, relating to the business of the company; (13) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, or securities of any other company having objects similar to those of the company; (14) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest by publication of books, and periodicals and by granting prizes, rewards and donations; (15) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (16) To do all or any of the above things as principals, agents, contractors, or otherwise, and either alone or in conjunction with others; (17) To develop the resources of and turn to account any lands, buildings and rights for the time being of the company in such manner as the com-

pany may think fit, and in particular clearing, draining, fencing, planting, building, improving, farming, graring, and to construct, maintain and alter any buildings or works necessary or convenient for the purposes of the company; (18) To build, acquire, own, charter, navigate and use steam and other vessels; (19) To distribute the property of the company in specie amongst its shareholders; (20) To apply for and obtain from any and all legislature, governmental, municipal and other authorities, power and bodies, confirmation, registration and recognition of the company, and of its rights, powers, concessions, privileges, franchises and objects, and such additional rights, powers, concessions, privileges, franchises, and objects as may be considered expedient and to dwhatever may be necessary and expedient to comply from time to time with all or any by-laws, ordinances, decrees, regulations and other requirements now or in future existing; (21) To do all such other things as are necessary to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and cleewhere.

Supplementary Letters Patent, issued January 12, 1910, to

'THE TORONTO CUBAN GRAPE FRUIT COMPANY' (LIMITED).

Subdividing the shares of the capital stock of the said company from 1,000 shares of \$100 each into 100,000 shares of \$1 each.

'THE CANADIAN FARM PRODUCE COMPANY' (LIMITED).

'LA CIE CANADIENNE DE PRODUITS AGRICOLES' (LIMITÉE).

Incorporated, June 8, 1909. - - - Amount of capital stock, \$150,000.

Number of shares, 1,500.—Amount of each share, \$100.

Corporate Members:—Aldéric Latour, shipper; Benjamin Bédard, machinist; Clodomir Lussier, clerk; Eugène Joint, machinist; and Lucien Pothier, clerk, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To produce, prepare, manufacture and trade in farm produce including grain, fruit, milk, vegetables and meats, and their by-products (cleiratifs) and all other industrial products; (b) To acquire by purchase or description of the purpose work farms, rancies and any other property real or persons or the purpose work farms, rancies and any other property real or persons or the purpose of the company and to build and operate railway cars as the company's business; and the purpose of generating electricity for lighting, heating and motor purposes in connection with

the buildings and other works of the company and to sell or otherwise dispose of any surplus of gas, electricity or power generated by the company's works, subject always to all provincial and municipal laws and regulations in that behalf: (a) To buy, sell, handle and deal both wholesale and retail in commodities, articles and things of all kinds which can conveniently be dealt in by the company in connection with any of its objects; (h) To purchase or otherwise acquire any formulæ, recipes, processes, letters patent, trade marks, trade names, or copyrights relating to the products of the company or any rights or interests in the same or in the mode of manufacturing or selling the products of the company; (i) To apply for, purchase or otherwise acquire patents, concessions and the like inferring exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the nurposes of the company or the acquisition of which may seem to benefit this company, and to use, exercise, develop and grant licenses in respect to or otherwise deal with all or any of the same; (i) To establish and carry on agencies, depots and branch places of business; (k) To apply for, acquire, and enjoy any concessions, franchise, right, privilege or power which any government or public authority, federal, provincial, municipal or local or any corporation or other public body may be lawfully empowered or authorized to make or grant; (1) To promote or assist in the promotion of any company or companies having similar objects; (m) To act as agents for any company, partnership or person carrying on a similar business; (n) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with any of the above business or objects, or calculated to enhance the value or render profitable any of the company's property or rights for the time being; (o) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any business similar thereto or possessed of property suitable for the purposes thereof or which the company may be hereby empowered to purchase, lease or otherwise acquire, and to pay for the same in shares, bonds, debentures or securities of the company; (p) To amalgamate with any other company having objects similar to those of this company; (q) To lease, sell, improve, manage, develop, exchange, turn to account or otherwise dispose of or deal with the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company; (r) To enter into any partnership or into any arrangement for sharing of profits or union of interests with any person or company carrying on or engaged in any business or transaction which the company is authorized to carry on or engage in, and to make advances to, guarantee the contracts of or otherwise assist any such person or company; (s) To distribute among the members of the company in kind any shares, debentures, securities or property belonging to the company; (t) To take or otherwise acquire and hold shares and securities in any other company having objects similar to those of the company or carrying on any business which is germane to the objects for which the company is incorporated; (u) To issue shares of the company as paid-up in payment of any assets purchased by the company or for services rendered or for any other consideration which may be deemed just and sufficient by the directors; (v) To do all acts and exercise all powers and carry on all business incidental to the carrying out of the objects for which the company is incorporated. The company is hereby authorized to hold the first general meeting of shareholders without the statutory notice having been given provided all shareholders are present at such meeting, either in person or by proxy, and waive such notice. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

THE PAGE NEVERDROP HOOK COMPANY OF CANADA' (LIMITED).

- Incorporated, June 8, 1909. - Amount of capital stock, \$45,000.
 - Number of shares, 1.800.—Amount of each share, \$25,
- Corporate Members.—Stanislas Rémi Pagé, merchant; George Beaudoin, farmer; Cyrille Beaudoin, farmer; Edouard Chabot, farmer; Romain Dallaire, trader; and Edouard Beaudoin, farmer, all of St. Ludger, Que, Joseph Clouthier, merchant; and Clovis Ernest Pagé, notary, both of St. Ephrem, Que, Bruno Lefebvre, bank manager, of St. Evariste, Que., and Edgar Laliberté, advocate, of Lake Megantic. Que.
- First or Provisional Directors:—Stanislas Rémi Pagé, George Beaudoin, Cyrille Beaudoin, Romain Dallaire, Joseph Clouthier, Clovis Ernest Pagé and Edgar Laliberté
- Chief place of Business :- City of Sherbrooke, Que,
- Objects of the Company:-(a) To manufacture books and other like articles and small wares of every kind, in metal or other material; (b) To manufacture, buy and sell at wholesale or retail, and to otherwise deal in all kinds of goods or materials in connection with the said business; (c) To acquire the patents held by the above named Stanislas Rémi Pagé for certain kinds of hooks; (d) To acquire and own the assets, the property, contracts, real estate and other rights of any other company or person doing a similar business, and generally the business of any person or persons exercising an industry or carrying on a trade which this company shall be authorized to carry on, and to pay for same with paid-up shares of the company or otherwise; (e) To acquire, purchase, own, operate. sell, lease or build, plants, factories, land or buildings, or any machinery, material or works necessary and convenient for the purposes of the company, including warehouses and rolling stock for the distribution and sale of manufactured or unmanufactured goods, and to pay for same with paid-up shares of the company or otherwise; (f) To sell or dispose of any property real or personal, or any rights of the company; and (g) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

THE ROBERT RYAN COMPANY' (LIMITED).

fucorporated, June 10, 1909. - - - Amount of capital stock, \$150,000.

Number of shares, 1,500.—Amount of each share, \$100.

- Corporate Members:—Charles Dumoulin, trader; and Paul Dumoulin, trader, both of Three Rivers, Que., Thomas Randolphe Murray, financial agent; Anna Mathilda Lilly, clerk; and Auguste Leonee Rinfret, broker, all of Montreal, Que
- First or Provisional Directors:—Charles Dumoulin, Paul Dumoulin and Anna Mathilda Lilly,
- Chief place of Business:-City of Three Rivers, Que.

Objects of the Company:-(a) To acquire as a going concern the business of the Robert Ryan Company now carried on at Three Rivers, and to pay for the same in whole or in part with paid-up shares of the company; (b) To carry on the business of manufacturing gloves, mitts, moccasins, snow-shoes and other such articles; (c) To buy, sell, deal and manufacture all kinds of furs, and skins, hats and other articles, and carry on the business of general merchants therein; (d) To enter into any agreement for sharing of profits and union of interests with any other person or company carrying on any business similar to the objects of the company; (e) To purchase or otherwise acquire all or any part of the assets, property, privileges, contracts, rights, obligations or liabilities of any person or company carrying on a business similar to that of the company, and to pay for the same in whole or in part with paid-up shares of the company: (f) To acquire, hold, lease, pledge, sell, exchange or dispose of shares, stock, debentures or securities of any corporation carrying on business with objects similar to those of the company; (g) To purchase or otherwise acquire, hold, use, lease, or otherwise dispose of any real estate and building, plant, machinery necessary and incidental to the business of the company; (h) To do all acts and exercise all powers and carry on all business incidental to the carrying out of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'EDWIN CRABTREE AND SONS' (LIMITED).

Incorporated, June 11, 1909. - - - Amount of capital stock, \$199,000.

Number of shares, 1,990.—Amount of each share, \$100.

Corporate Members.—Edwin Crabtree, paper manufacturer; David Crabtree, paper manufacturer; and Kay Crabtree, paper manufacturer, all of Joliette, Que., Walter Crabtree, paper manufacturer, of Crabtree Mills, Que., Herbert Crabtree, paper manufacturer, of Wells River, Vt., U.S.A., Edwin S. Crabtree, paper manufacturer; and Harold Crabtree, paper manufacturer, both of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que

Objects of the Company:—(1) To carry on in all its branches the business of pulp and paper manufactures and dealers therein. To buy, sell, manufacture, and deal in all kinds of paper, envelopes, blank books, stationery, paper bags and other accessories of the paper trade; (2) To manufacture and deal in paper, paper box board, paper boxes, pails, bags, envelopes, calendars, labels, and paper products and novelties of all kinds; to print, lithograph, stamp, emboss, and carry on any other process in connection with said business; to generate such light, heat and power as may be necessary for the purposes of the company; (3) To buy, sell and manufacture flour and oatmeal and to buy, sell, griad and hash all kinds of grain; (4) To purchase, manufacture, prepare, buy, sell and deal in all goods, wares and merchandise bought and sold and dealt in by wholesale and retail grocers, and to own and operate retail branches; and for the said purposes, (2) to hold, own, mortgage, sell, assign, transfer and deal in and deal with goods, wares, merchandise and property of every class and description; and (5) to carry on in warehousing and cold storage business; (5) To carry on in

all its branches a pulp wood, lumber and timber business; (6) To purchase. same; to acquire, hold and dispose of pulp concessions and timber licenses granted by the Crown; and to purchase, construct, charter and navigate steam or -ailing vessels in connection with the business of the company; (7) To acquire or undertake the whole or any part of the business property and liabilities of any person or persons or company carrying on any business similar to that which this company is authorized to carry on: (8) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated to benefit the company, and to use, exercise, develop, or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (9) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in business similar to that which this company is authorized to carry on or engage in; and to make cash advances, to guarantee the contracts of, or otherwise assist any such person or company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the -ame; (10) To take or otherwise acquire and hold shares in any company having objects similar to those of this company; (11) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company; (12) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary for the purposes of its business and in particular any machinery, plant, stock in trade,; (13) To construct, improve, maintain, work, manage, carry out or control any roads, ways, bridges, reservoirs, water courses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences necessary to the purposes of the company and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (14) To make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (15) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects similar to those of this company; (16) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (17) To do all or any of the above things, as principals. agents, contractors, or otherwise, and either alone or in conjunction with others; (18) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

THE FORT ERIE AND BUFFALO FERRY COMPANY' (LIMITED).

Incorporated, June 11, 1909. - - - Amount of capital stock. \$20,000.

Number of shares, \$00.—Amount of each share, \$25.

- Corporate Members:—Benjamin Franklin Matthews, conveyancer; Peter Benjamin Troupe, contractor; Jesse James Foster, manufacturer; William Edward Hunt, hotel-keeper; Archibald Cameron McIntosh, dergyman; William John Hawley, merchant; Charles Elmer Harris, merchant; and Robert Jeffrey, banker, all of Fort Eric, Ont.
- First or Provisional Directors:—Benjamin Franklin Matthews, Peter Benjamin Troupe, Jesse James Foster, William Edward Huut, William John Hawley, Charles Elmer Harris, and Robert Jeffrey.

Chief Place of Business:-Village of Fort Erie, Out.

Objects of the Company.—To operate a ferry between the village of Fort Erie in the County of Welland and Province of Ontario, and the City of Buffalo, in the State of New York, one of the United States of America, and for such purpose (a) To construct, own, charter and navigate, resesses, steamships, boats, and all other kinds of water-craft including tugs and barges for the transportation of passengers, goods and merchandise, and to sell and dispose of old boats, vessels, and water-craft; (b) To carry on the business of common carrier of passengers, goods and merchandise, and of a forwarder, wharfinger, and warehouseman, and (c) To construct, own and use such docks, warehouses and other terminal facilities as may be convenient and necessary for the purposes of the company and to make and enter into contracts and agreements with common carriers and others necessary for giving effect to the purposes of the company as a foresaid or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued June 14, 1909, to the

'CONSOLIDATED LIGHT, HEAT AND POWER COMPANY' (LIMITED).

Changing the name of the said company to that of

'OTTAWA LIGHT, HEAT AND POWER COMPANY' (LIMITED).

'CANADIAN ENSIGN COMPANY' (LIMITED).

Incorporated, June 15, 1909. - - - Amount of capital stock, \$150,000.

Number of shares, 1,500.—Amount of each share, \$100.

Corporate Members:—Emory Seymour Ensign. electrical engineer; and Frederick Reed Hardenbergh, manufacturer, both of Boston, Mass., U.S.A.; Robert Kocher, mechanical engineer, of Waltham, Mass., U.S.A.; John Fosbery Orde, barrister-at-law, and Montagu Grant Powell, barrister-at-law, both of Ottawa, Ont.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Hamilton, Ont.

Objects of the Company:-(a) To manufacture and deal in the multiplying, dividing, adding and subtracting machine known as the 'The Ensign Electric Calculating Machine' and such plant, tools, dies, patterns, machines, machinery and other property as may be desirable in connection therewith; (b) To purchase and acquire certain inventions of Emory Seymour Ensign for improvements in Calculating Machines and all or any of the patents therefor and to pay for the same or any of them either in cash or in fully paid-up shares of the company, or partly in cash and partly in fully paid-up shares of the company; (c) To apply for, purchase or otherwise acquire any other patents or similar privileges and concessions for inventions in relation to calculating machines or machines of a like character or to the machinery or appliances for the manufacture thereof, and generally any invention of a like nature or which may seem to the company to be conducive to the attainment of the foregoing objects, or any interest in any such invention or patents, or any license or licenses in connection therewith; and to sell or otherwise dispose of or grant licenses for the use and practices of, the said inventions, patents or privileges; (d) To purchase, take, acquire, hold, sell, and doal in the debentures and shares of any other company or companies having objects similar to those of the company or carrying on any business germane to the foregoing and capable of being conducted so as to benefit the company; and to promote or assist in promoting any such other company or companies; or any company or companies for the purpose of acquiring or assuming all or any of the property or liabilities of the company; (e) To sell or dispose of the undertaking think fit and in particular for shares, debentures or securities of any other company having objects similar to those of this company; (f) To remunerate any person or company for services rendered or to be rendered in placing, or assisting to place, or guaranteeing the placing of any of the shares in the company's capital stock or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business and to pay for the same either in cash or by issuing to such person or company shares of the company's capital stock as fully paid-up shares; (q) To do all such other things as are incidental or conducive to the attainment of the foregoing objects or any of them including the registration of the company in any foreign country or place in which the company may engage in business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere

THE ST. BONIFACE UNION STOCK MARKETS COMPANY' (LIMITED).

Incorporated, June 15, 1909. - - - Amount of capital stock, \$1,000,000.

Number of shares, 10,000,-Amount of each share, \$100.

Corporate Members:—Norman George Leslie, bank manager; Conrad Stephenson Riley, insurance manager; Harry Ford, accountant; Walter Edwin Lugsdin, gentleman; and James Bowes Coyne, barrister-at-law, all of Winnipeg, Man.

First or Provisional Directors:—Norman George Leslie, Conrad Stephenson Riley, and James Bowes Covne.

Chief place of Business:-City of Winnipeg, Man.

Objects of the Company:-(a) To acquire, buy, lease, hold, sell, let, subjet, dispose of, deal in, manage, use and operate animal stock markets and market yards, abattoirs, stables, slaughter houses, packing houses, cold-storage houses, warehouses, canneries, factories of all kinds, water, electric and steam powers and plants and light, heat, power and electricity, and vessels, vehicles, cars and means of transportation for live stock and farm or manufactured products, and all articles and things made or produced by the foregoing or any of them or used in or required for or in connection therewith. Provided that the foregoing electric power when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (b) To carry on the business of agents and managers of live stock markets, of market vards, of warehouses, of abattoirs and of factories and the like and the business of stockmen, stock-raisers and feeders, agistors, warehousemen, forwarders, earriers, dealers in merchants, marketers and handlers of all kinds of stock, including horses, cattle, sheep, pigs, and other animals and of all products made or manufactured wholly or in part therefrom, farm produce, grains and food stuffs and to carry on the business of manufacturing and dealing in all articles, things, goods, products and by-products which may be made or manufactured from such stock or animals aforesaid, canned goods, meats, hides, leathers, wools and other articles and things; (c) To acquire, hold, deal in and dispose of shares in any other company, whose powers are similar to those of this company; (d) To acquire, lease, dispose of patent rights, letters patent of invention, processes and options to facilitate the carrying out of any of the objects of the company; (e) To carry on any business or businesses, work or works germane to the objects and purposes of the company hereinbefore mentioned and which may seem to the company capable of being conveniently carried on in connection with any of the said objects or purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE ATLANTIC OIL SYNDICATE' (LIMITED).

Incorporated, June 17, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 20,000.—Amount of each share, \$5,

Corporate Members:—The 'Cherokee Syndicate' (Limited), a company duly incorporated under the laws of England on the twentieth day of May, one thousand nine hundred and five.

Chief place of Business :- City of Montreal, Que.

Objects of the Companys—(a) To carry on all kinds of exploration business, and in particular to seach for, prospect, examine and explore ôil, gas and other mineral claims and rights and grounds supposed to contain oil, gas and other minerals, and to search for and obtain information in regard to claims, rights, mines, mining districts and localities; (b) To purchase or otherwise acquire, and to self, dispose of and deal with oil, gas and other mineral claims, mines and mining rights and properties supposed to contain oil, gas and other minerals of all kinds and undertakings connected therewith, and to work, exercise, develop and turn to account all such claims, mines and mining rights and any undertakings connected therewith, and to buy, self, refine and deal in oil, gas and other minerals of all kinds: (c) To buy, self, mandature, repair, alter and exchange, let on

hire, import, export and deal in all kinds of articles, materials and things which may be required for the purposes of the company's business; (d) To establish or invite competitions in respect of designs, contributions or informations suitable for any of the purposes of the company and to offer pay and grant rewards and premiums of such character and on such terms as may seem expedient; (e) To acquire by purchase or otherwise and to take on lease or hire and to hold, possess. use or enjoy any property or properties whatsoever necessary for the company's business; (f) To sell, mortgage, pledge, hypothecate, lease, let on hire, or otherwise deal with or dispose of the property of the company or any part thereof; (a) To make advances to any person in the company's employ or having business dealings with the company; (h) To borrow or raise money for the purposes of the company in such manner and upon such terms as may seem expedient as provided for under 'The Companies Act'; (i) To apply for and procure from any government, or any public or local authority of any state or country in the world, any letters patent or patent rights, or any rights, privileges, protections, licenses, concessions or grants germane to the objects for which this company is incorporated: (i) To purchase all or any part, including the good-will of the business or undertaking or property or assets of any corporation or any person or persons engaged in a business similar to that of the company on such terms as may seem conducive to the interests of the company, or to enter into any agreement for amalgamation, joint adventure or sharing of profits with any such corporation, person or persons; (k) To buy, sell, exchange, hold and otherwise deal with the shares and securities of any other company carrying on or engaged in business similar to that which the company is authorized to carry on or engage in; (1) To sell or dispose of the property, undertakings and business of the company, in whole or in part, for such consideration as the company may deem fit, and in particular for stock, bonds, debentures, or other securities in any other company having objects similar to those of this company, and to divide among the shareholders by way of dividends, any cash, stocks, bonds or securities so received, and to distribute any of the property of the company; (m) To do all such other things as may be necessary to the due carrying out of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

BERLINER GRAMOPHONE COMPANY' (LIMITED).

(Re-incorporation).

Incorporated, June 17, 1909. - - - Amount of capital stock, \$10,000.

Number of shares, 100,-Amount of each share, \$100.

Corporate Members:—Richard Tuson Heneker, K.C.. Alexander Huntley Duff, advocate; Walter Seeley Johnson, advocate; Alfred Finlayson Newton Hall, accountant; and Walter Alfred Merrill, law student, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal. Que.

Objects of the Company:—(a) To manufacture and deal in gramophones, gramophone records and accessories, devices and appliances appertaining to, or in any way connected with gramophones or talking machines; (b) To carry on the busi-

ness of a machinist in all its branches; (e) To acquire any similar business carried on by other individuals, firms or corporations, and to pay for the same either in paid-up shares or bonds or other securities of the company, as may be agreed upon; (d) To acquire any trade marks, patents, improvements, licenses or rights generally, or particularly pertaining to the business of dealers in and manufacturers of gramophones and talking machines, and to purchase the said property or properties with paid-up shares, bonds or other securities of the company as may be agreed upon. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere

'BLAUGAS COMPANY OF CANADA' (LIMITED),

Incorporated, June 17, 1909. - - - Amount of capital stock, \$5,000,000.

Number of shares, 100,000,-Amount of each share, \$50.

Corporate Members:—Jacob Abraham Jacobs, gentleman; Samuel William Jacobs, K.C.; Alexander Rives Hall, advocate; Felix Lewis, secretary; and Alexander Morrison Reaper, accountant, all of Montreal, Que.

First or Provisional Directors:—Jacob Abraham Jacobs, Samuel William Jacobs, and Felix Lewis.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(1) To manufacture, buy or otherwise acquire and dispose of, in any manner whatsoever any and all kinds of gas, electricity, illuminants, or any source of light, heat or power, and all kinds of apparatus and supplies used in connection therewith, and to manufacture, deal in and dispose of any byproducts arising from the manufacture of any of the illuminants aforesaid; (2) To acquire and take over as a going concern any property or business at present or in the future belonging to any private individual or company, whether incorporated or otherwise, and all or any of the assets and liabilities of such private individual or company, whether incorporated or not, and to pay to its owner or owners respectively for the acquiring of such business, by the issue to such owner or owners, or his or their nominees of shares of the capital stock of the company or by the issue of bonds or debentures charged upon any or all of the company's property, both present and future; (3) To acquire and take over as a going concern any property or business, patents, or patent rights, trade marks, industrial designs, copyrights, concessions or the like, covering all and every form of information or device in the matter of light, heat or power, or in the matter of byproducts arising out of the manufacture of light, heat or power; (4) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, trade marks, industrial designs, copyrights, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly, to benefit this company, and to use, exercise, develop, or grant licenses in respect of, or otherwise to turn to account the property, rights or information so acquired; (5) To purchase or otherwise acquire, and to sell, dispose of and deal with water rights, and claims, and interests therein; to develop, improve and work the same; (6) To print, publish, advertise and circulate reports, maps,

plans, prospectuses and documents of every kind whatsoever, directly or indirectly, relating to or supposed to relate to light, heat or power, and every and all kinds of apparatus and supplies used in connection therewith; (7) To construct, maintain, alter, make, work and operate, on the property of the company or any property held by the company, canals, reservoirs, dams, flumes, race and ways, water powers, aqueducts, wells, roads, piers, wharves, bridges, buildings, mills, dredges, and other works and machinery, and plant and other appliances of every description which the company may consider necessary for the carrying on of its business; (8) To carry on and transact any other business and operation, manufacturing, commercial or otherwise, which the company may think directly or indirectly conducive to any of its objects or capable of being conveniently carried on in connection therewith; (9) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company; (10) To purchase, take on lease, or in exchange, hire, or otherwise acquire, any real and personal property, and any rights or privileges which the company may think necessary or convenient for the purposes of its business, and in particular any land, buildings, easements, machinery or plant; (11) To remuncrate any person or company for services rendered, or to be rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's eapital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (12) To draw, make, accept, indorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments; (13) Subject to the provisions of section 44 of 'The Companies Act,' to invest any of the moneys of the company in or upon such investment or securities, as may from time to time be deemed expedient, and to make cash advances to, guarantee the contract or engagement of, to become surety for and financially assist any person, firm, company, or corporation; (14) To apply or subscribe for, accept, hold and dispose of any stock, debentures or securities of any company or corporation, subject to the provisions of section 44 of 'The Companies Act'; (15) To act as agents for any company, partnership, or person carrying on a similar business; (16) To amalgamate with or join in any similar business; (17) To distribute among the members of the company in kind any shares, debentures, securities or property belonging to the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CANADIAN NATIONAL CARBON COMPANY' (LIMITED).

Incorporated, June 17, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.--Amount of each share, \$100.

Corporate Members:—Britton Osler, barrister-at-law; Austin Gregory Ross, barrister-at-law; John Francis Hope McCarthy, barrister-at-law; George Charles Loveys, accountant; and William Butler Smith, bookkeeper, all of Toronto, Ont.

First or Provisional Directors:—Britton Osler, Austin Gregory Ross, and John Francis Hope McCarthy.

Chief place of Business :- City of Toronto, Ont.

Objects of the Company:-To manufacture, buy and sell carbon, in all its various forms, and to manufacture, buy and sell all the various raw materials which enter into the production of carbon and carbon specialties; To manufacture, buy and sell electrical machinery, devices and appliances of every nature, kind and description, including all the agents and various means of transmitting electricity and electric power; To carry on the business of electricians and mechanical engineers; To purchase or otherwise acquire, and sell, work or otherwise deal with land or works, or buildings acquired for any of the purposes of the company; to apply for and to purchase or otherwise acquire letters patent and privileges and concessions of every kind and nature, both of Canada and foreign countries, for inventions or improvements, relating in any manner to the business or interest of the company, and to sell, deal in and dispose of, in any manner, such patents, rights, privileges and concessions; To acquire and undertake all or any part of the business, assets and liabilities of any person, firm, association or corporation: To manufacture, purchase or otherwise acquire, to hold, own, pledge, sell, assign and transfer, or otherwise dispose of, to invest, trade, deal in and deal with goods, wares and merchandise and property of every class and description; To have one or more offices; to carry on all or any of its business operations and businesses. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'ELECTRICAL FLOUR PATENTS COMPANY' (LIMITED).

(Re-incorporation).

Incorporated, June 17, 1909. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000 .- Amount of each share, \$100.

Corporate Members:—Albert Joseph Brown, advocate and K.C., Robert Clark Mc-Michael. advocate; Rennie Ogilvie McMurtry, advocate; Francis George Bush, book-keeper; George Robert Drennan, stenographer; Boisdore Panet Raymond, student; and Herbert William Jackson, elerk, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company: -(a) To acquire by purchase, lease or otherwise, and to own and operate, patents and patent rights for all purposes and of every description; (b) To sell, lease and otherwise deal in or dispose of any patent or patent rights owned or controlled by the company, for a royalty or upon such other terms and conditions as to compensation and otherwise, as may be deemed expedient, and to receive in payment or part payment therefor, shares or bonds of any other company purchasing or acquiring such patents or any thereof or the right to use the same, and to distribute among the shareholders of the company in kind any shares or securities so acquired; (c) To manufacture, buy, sell, lease and deal in machinery, and equipment generally connected with or useful in the operation of any patent or patent rights or processes owned or controlled by the company; (d) To purchase, acquire, own and hold the shares of any other company carrying on business with objects similar to those of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere. 29-7

'FEDERATED PRESS' (LIMITED).

Incorporated, June 17, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—Travice A. Tod, printer; Richard Duckett, advocate; Louis A. Gosselin, K.C.; Paul Emile Lamarche, advocate; and Rodolphe Benoit, accountant, all of Montreal, Oue.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:- To carry on the trade or business of general printers, lithographers, engravers, dve-stampers, electrotypers, stereotypers, photo-engravers, designers, book-binders, stationers, book-sellers, dealers and manufacturers of paper. office supplies and office specialties; to acquire, print, publish, conduct and circulate or otherwise deal with any newspaper or newspapers, books, periodicals or other publications and generally to carry on the business of newspaper proprietors, and general publishers; to carry on a general advertising business in all its branches, both as principals and agents; To manufacture, purchase, sell, lease or otherwise deal in all machines, apparatus, appliances, tools or devices necessary or accessory to the business of printing, lithographing, engraving and other similar enterprises. To purchase, lease or otherwise acquire and to lay, construct, erect, maintain and operate buildings, factories and plants required for the carrying on of the business of the company and more specially to purchase as a going concern the printing plant, stock in trade and good-will of the business at present carried on at Montreal by Travice A. Tod and to pay for the same either in cash or in paid-up shares of the company. To apply for, purchase and otherwise acquire and to use, sell, license and otherwise deal in any patents of invention or patent rights for any machine, apparatus or process connected with or accessory to the business of the company. To sell, lease or otherwise dispose of the property, good-will and undertaking of the company or any part thereof for cash consideration or otherwise as the company may think fit and in particular for shares, debentures, bonds or securities of any other company authorized to carry on business similar to the business of this of this company or to purchase, lease or otherwise acquire any business similar in character and objects to the business of this company. To enter into any agreement for the sharing of profits or for a union of interests with any person or company now or hereafter carrying on or engaged in business similar to that which this company is authorized to engage in or carry on and to take or otherwise acquire shares or securities of any such company and to sell, hold, re-issue with or without guarantee or otherwise deal in the same. To remunerate any person or company for services rendered in placing of any shares in the company's capital stock, or any debentures or other securities of the company, or in or about the formation or promotion of the company, its organization or the conduct of its business and to pay the same either in cash or in issuing fully paid-up shares of the company. To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or attainment of the objects herein enumerated. The operations of the company to be carried on throughout the Dominion of Canada and clsewhere.

SNIPPER BROS. (LIMITED).

- Incorporated, June 17, 1909. - Amount of capital stock, \$20,000.
 - Number of shares, 200.—Amount of each share, \$100.
- Corporate Members:—Mfred Snipper, cabinet-maker; Morris Snipper, cabinet-maker; George Andrew Welch, elerk; Henry MacLaren, accountant; and Charles Arthur Parker, manufacturer, all of Ottawa, Ont.
- First or Provisional Directors:—Affred Snipper, Charles Arthur Parker and George Andrew Welch.
- Chief place of Business:-City of Ottawa, Ont.
- Objects of the Company:—(1) To buy, exchange and manufacture all kinds of furniture; (2) To sell the same by wholesale or retail or to exchange the same; (3) To open and operate repair shops. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'ERNE SHIPPING COMPANY' (LIMITED).

- Incorporated, June 24, 1909. - Amount of capital stock, \$32.000.
 - Number of shares, 320.—Amount of each share, \$100.
- Corporate Members.—Charles Allen McCullough, shipping merchant, of New York, U.S.A.; Norman M. Ward, shipping merchant, of Orange, N.J., U.S.A.; George Ireland Dewar, lumber merchant, of Ottawa, Ont.; and Waterman Allen Taft, the Elder, and Waterman Allen Taft, the Younger, both of Arlington, Mass, U.S.A., lumber merchants.
- First or Provisional Directors:—Charles Allen McCullough, Norman M. Ward, George Ireland Dewar, Waterman Allen Taft, senior, and Waterman Allen Taft, junior.
- Chief place of Business:-City of Montreal, Que.
- Objects of the Company: -(a) To own, build, acquire, buy, sell and charter steamships, ships, vessels, barges and lighters of all kinds and to use and employ the same in any lawful business whatsoever and wheresoever and to carry on business as shipowners and common carriers on the high seas and within inland navigation: (b) To charge upon all property deposited or placed with the company or in their custody such fair remuneration, tolls and charges as may be warranted for services rendered and set forth from time to time in the by-laws passed by the directors of the company for storage, warehousing, wharfage, dockage, cooperage, grazing or any other care and labour in and about handling, conveying and delivering of such property on the part of the company, over and above the regular freight and primage upon the said property or any of it, which shall have been carried or may be carried by them; (c) To recover all fair and reasonable charges and moneys paid or assumed by them subject to which goods, chattels, merchandise or commodities may come into their possession and without any formal transfer, shall have the same lien for the amount thereof upon such goods, chattels. 29-71

merchandise or commodities as the person or persons to whom such charges were originally due, had upon such goods, chattlest, merchandise or commodities while in their possession; and the company shall be subrogated by such payment in the rights and remelies of such person for such charges; (d) To subscribe for, purchase, hold and deal in shares and other securities of companies having similar powers. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'BRITISH EMPIRE GRAIN COMPANY' (LIMITED).

Incorporated, June 25, 1909. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000.—Amount of each share, \$100.

Corporate Members:—Alfred Peter Stuart, grain merchant; Edward Soulby Jaques, grain merchant; George Reading Crowe, grain merchant; Percival John Montague, barrister-at-law; and Wilford Stewart Boyd, student-at-law, all of Winnipeg, Man.

First or Provisional Directors:—Alfred Peter Stuart, Edward Soulby Jaques and George Reading Crowe.

Chief place of Business:-City of Winnipeg, Man.

Objects of the Company:-(a) To own, operate, maintain and carry on a grain, milling, elevator and warchouse business; (b) To mill, manufacture, buy and sell flour and other food articles manufactured from grain, cereals or seeds; (c) To erect, acquire, buy, maintain, operate, own, sell. lease, convey, improve and operate flour mills, oatmeal mills, linseed mills and other mills for the manufacturing of flour, oatmeal, linseed oil and cake and other products and by-products of grain, cereals or seeds, or products or by-products of which grain, cereals or seeds shall form a constituent part, and to erect, acquire, buy, maintain. operate, own, sell, lease, convey, improve and operate factories, elevators, grain storage and cleaning plants, warehouses, building and manufactories for the production, cleaning and storage of grain, cereals and seeds and for the storage of general merchandise; (d) To buy, sell, trade and deal in products of such mills, manufactories or factories, and any such grains, cereals and seeds and general merchandise in any state of their products; (e) To store and clean grain, cereals, and seeds and to store and handle merchandise, goods and chattels of any and all kinds; (f) To acquire, own, purchase, deal in, handle, raise, produce, sell, ship, forward and export grain, cereals and seeds of all kinds; to sell products of the soil or farm including live stock or dead stock and all kinds of food, farm or dairy products; to carry on a general produce and commission business; to operate, carry on, and conduct a market or markets for the purchase or sale of live stock, dressed meats and produce, grain, flour, and all products of the farm, forest, sea and mine, to carry on a general jobbing of goods, wares and merchandise; (g) To act as agents for any person, firm, or corporation; to carry on the business of cold storage and warehousing; (h) To construct, hire, purchase, operate and maintain all and any conveyances for the transportation in cold storage or otherwise by land or water of any and all meats, products, foods or manufactured articles; (i) To issue certificates and warrants negotiable or otherwise to persons warehousing goods with the company and to make advances or loans, upon the security of such goods or otherwise; (i) To make advances on

any grain, merchandise, goods, and cattels which may be stored with, by, or in the custody of, or be on any railway or vessel or ship in course of transit to or from the company or any of the elevators, mills, or warehouses thereof; (k) To purchase, sell, raise, feed, fatten, dispose of and deal in cattle, sheep, horses, goats or swine and to agree with others for hire to feed or fatten any cattle, sheep, horses, goats or swine belonging to such others; (1) To acquire, establish. operate, buy, sell, lease or deal in slaughter houses, abattoirs and meat curing and packing establishments and generally to carry on a meat curing and packing business; (m) To purchase, sell, dispose of and deal in lumber, timber, wood, cord wood, coal, coke and other kindred commodities, and to acquire, purchase, sell, improve, develop, pledge and deal in timber limits, timber licenses and other licenses and real and personal property of every kind and description, and to own, lease, purchase, operate, acquire and sell or dispose of booms, slides, chutes and tramway lines upon the property of the company for the purposes of any of the businesses carried on by the company; (n) To build, purchase, acquire, charter, lease and operate steamships, vessels, tugs and barges and other couveniences for the transport of freight and passengers by water; (o) To construct, purchase, lease or acquire docks, wharves, and other convenient terminal facilities and in connection therewith to carry on the business of general wharfingers; (p) To purchase, lease or acquire water-power and water privileges and to develop therefrom any water-power, electrical or other energy and to use the same in connection with their business and to transmit the same, and sell, lease or dispose of any surplus power and to enter into working arrangements with other companies, persons, firms or corporations for the use thereof, either for power or for electrical lighting purposes, and to establish, operate and maintain any electrical lighting, heating or power plant, and to sell and dispose of electric light, heat and power; Provided always that the rights and privileges hereby conferred upon the company to generate electrical energy for light, heat and power, when exercised outside of the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf: (a) To acquire, sell, hold, dispose of, lease or work all kinds of patents and patent rights; to construct, lay out, maintain, improve, manage, work, control or superintend any roadways, bridges, reservoirs, wharfs, vessels, sewers, furnaces, mills, factories, warehouses, buildings and other works or conveniences which may seem directly or indirectly conducive to any of the objects of the company: (r) To acquire and take over as a going concern any business or operations now or hereinafter carried on by any person, firm or corporation engaged in or empowered to engage in any business within the powers of the company; and to pay for the same either in eash or wholly or partly by shares, debentures or other security of the company; (s) Notwithstanding the provisions of section 44 of the said Act to purchase, hold, sell and dispose of shares of the capital stock of any other company or corporation and to invest its funds in the purchase of any such stock and to pay for the same either in cash or in shares of the capital stock or debentures of the company, or partly in cash and partly in shares of the capital stock or debentures of the company; (t) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in any business or transaction which this company is authorized to carry on and engage in; (u) To purchase, acquire, sell, hold, hypothecate or dispose of shares, stock, assets or debentures in any other corporation having objects similar or in part similar to those of this company, and to sell to or amalgamate with any such corporation and to enter into agreements with any such corporation for any of such purposes; (v) To raise or assist in raising money for and to aid by way of bonus, loan, promise, endorsements or guarantee of bonds, de-

bentures or other securities or otherwise, any corporation in the capital stock of which the company holds shares or with which it may have business relations; (w) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular, either for cash or for shares, debentures or securitieof any other company having objects altogether or in part similar to those of this company, or partly for cash and partly for such shares, debentures or securities; (x) To distribute in specie or otherwise as may be resolved any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (y) To sell, improve, manage. develop, exchange, lease, dispose of or turn to account, or otherwise deal with all or any part of the property and rights of the company; (z) To do all or any of the matters hereby authorized either alone or in conjunction with, or as factors, trustees, or agents for any other company or persons, or by or through any factors, trustees or agents; (aa) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or any portions thereof or calculated directly or indirectly to enhance the value of the company's property and rights. The operations of the company to he earried on throughout the Dominion of Canada and elsewhere.

'CANADIAN MAY-OATWAY FIRE ALARMS' (LIMITED).

Incorporated, June 25, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1.000.—Amount of each share, \$100.

Corporate Members: —William Sanford Evans, financial agent; William Allan Black, manager; Manlius Bull, manufacturer; James Alexander Miller, agent; and Isaac Pitblado, barrister-at-law, all of Winnipeg, Man.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Winnipeg, Man.

Objects of the Company:-(1) To manufacture, buy, sell, trade and deal in automatic fire alarms, apparatus and appliances; (2) To acquire, take over and exercise the exclusive rights in the Dominion of Canada to sell and deal in 'May-Oatway' automatic fire alarms and apparatus, and to acquire and take over as a going concern from any person or persons any existing agency agreement in relation to the right to sell and deal in Canada in the said 'May-Oatway' automatic fire alarms and apparatus; (3) To manufacture, buy, sell, trade and deal in all classes and kinds of machinery, including boilers and engine mill and electrical machinery, chemical engines, fire appliances, and wood working machinery of all kinds, and machinery, boiler and engine sapplies, and to carry on the business of machinists and engineers; (4) To construct, acquire by purchase, or otherwise maintain, lay down, carry out, work, sell, let on hire, and deal in fire alarm apparatus, wires, poles, stations, electrical machinery and apparatus, and all kinds of works, machinery, apparatus and conveniences and things capable of being used in connection with any objects of the company, and particularly, any eables, fire alarm exchanges, reservoirs, accumulators, lamps, meters, insulators, apparatus, appliances, conduits and ducts, transmission lines, sewers and canals, and to obtain, accept

and use all permits and franchises, municipal or otherwise, and to undertake, construct and carry on contracts of all kinds; (5) To install, construct, operate, acquire and own fire alarm systems and plants, electric light plants or works, gas plants or works, water plants or works, and to enter into contracts with any person, firm or corporation, municipal, provincial or otherwise, for the purpose of doing any of the acts and carrying out any of the objects of the company, and to enter into contracts with any person, firm or corporation, municipal, provincial or otherwise, for the supply of fire alarms, and fire alarm systems, and fire alarm apparatus, electricity, gas or water, and to operate jointly with or separate from any such person, firm or corporation, municipal, provincial or otherwise; (6) To build, construct, erect, purchase, hire or otherwise acquire or provide any buildings or dwellings, shops, plants and machinery, or other things necessary or useful for the purpose of carrying out the objects of the company; (7) To manufacture, buy, sell and deal in goods, wares and merchandise of all kinds; (8) To manufacture electricity and gas for the purpose of light, heat or motive power and any other purpose or purposes for which both or either of them may be used. and to sell or otherwise dispose of any surplus thereof; and to supply the same for the production, transmission or use of power for lighting, heating and motive purposes or otherwise as may be thought advisable, provided, however, that the sale, distribution and transmission of gas or electricity shall be subject to provincial or other local or municipal control: (9) To acquire or undertake the whole or any part of the business property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company; (10) To apply for, purchase or otherwise acquire, any patents, trademarks, licenses, concessious, and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention or trade-mark or tradename, which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (11) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise, with any person, firm or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, and to lend money to, guarantee the contracts of, or otherwise assist, any such person, firm or company; (12) To take, or otherwise acquire, and hold shares in any other company having objects altogether or in part sunitar to those of this company, or carrying on any business capable of being conducted so as to directly or indirectly benefit this company; (13) To purchase, sell, take on lease or in exchange, hire, or otherwise acquire, any real or personal property and any rights, franchises, easements or privileges which the company may think necessary or convenient for the purposes of its business; (14) To issue, or guarantee the issue of, or the payment of, interest on the shares, debentures, debenture stock, bonds or other securities or obligations of any company or association with which the company may have dealings under the above objects or any of them and to pay or provide for brokerage, commission and underwriting in respect of any such issue; (15) To invest the moneys of the company not immediately required in such manner as from time to time may be determined; (16) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular, either for cash or for shares, debentures, or securities of any other company, having objects altogether or in part similar to those of this company, or partly for each and partly for such shares, debentures or securities: (17) To distribute in specie or other-

wise as may be resolved any assets of the company among its members, and particularly, the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (18) To construct, maintain and operate tramways, electric roads, railway switches, or sidings, telephones, or other works of a similar nature, on the property of the company that may be necessary or expedient or required or calculated to advance or promote the interests of the company or any of them; (19) To sell, improve, manage, develop, cockange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company; (20) To do all or any of the matters hereby authorized, either alone or in conjunction with, or as factors, trustees or agents; (21) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of the company's property and rights. The operations of the company to be carried on throughout the Dominion of Canada and lesswhere.

THE CUMMINGS GRAIN COMPANY' (LIMITED).

Incorporated, June 25, 1909. - - - Amount of capital stock, \$150,000.

Number of shares, 1,500.—Amount of each share, \$100.

Corporate Members,—William Kellman Chandler, barrister-at-law, Esther Lockington, accountant; Hugh Phillipps, barrister-at-law; Robert James McClelland, student-at-law; and Ernest Angus Fletcher, student-at-law, all of Winnipeg, Man.

First or Provisional Directors:—William Kellman Chandler, Esther Lockington and Hugh Phillipps.

Chief place of Business:-City of Calgary, Alta.

Objects of the Company:-(a) To construct, acquire, operate, hire, lease, sell, or otherwise dispose of elevators for elevating wheat, grain or other produce, including therein country elevators and terminal elevators, with the requisite docks, and warehouses for the reception and storage of grain, wheat and other produce, and any other goods, wares, merchandise and effects, and generally to carry on an clevator and storage business, including therein the business of operating terminal elevators, and in connection with any of the foregoing objects to acquire by lease, license, purchase or otherwise hydraulic, electric or other power and to utilize the same and dispose of any surplus power; (b) To buy, sell and deal in goods, wares and merchandise of all kinds and generally to carry on the business of merchants and store-keepers; (c) To carry on business as growers and producers of grain and to buy, sell and deal in grain and produce of every kind and the products thereof; (d) To carry on the business of grist millers in all its branches; (e) To carry on the business of lumbering in all its branches, and as a manufacturer of and dealer in logs, lumber, timber, wood, all articles into the manufacture of which wood enters, and all kinds of natural products and products thereof; (f) To acquire by purchase, lease or otherwise and to sell. or otherwise dispose of, and to run and operate steamships and other craft, wagons, motors and other vchicles, and generally carry on by water or land a

transportation business; (9) To lease, sell, or otherwise dispose of the property and assets of the company or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company; (A) To use any of the funds of the company to purchase or otherwise acquire and take and hold shares, bonds or other securities of or in any company having objects similar in whole or in part to those of the company, and to promote and guarantee in whole or in part the securities or obligations of such a company; (i) To make advances to customers and others having dealings with the company, and to assist by guarantee, endorsement or otherwise any such person; (j) And to carry on any other business which may be calculated either directly or indirectly to enhance the value of the company's property and rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'KING EDWARD PARK COMPANY' (LIMITED).

Incorporated, June 25, 1909. - - - Amount of capital stock, \$1,000,000.

Number of shares, 10,000.—Amount of each share. \$100.

Corporate Members:—Joseph Gravel, hotel-keeper; Emile Christin dit Saint-Ameur, real estate agent; Leon Alphonse Taillon, manufacturer; and Joseph William Blanchet, merchant, all of Montreal, Que.; and Narcisse Maxime Cantin, agent of St. Joseph, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(1) To establish, acquire, own, lease and operate annextment parks, designed for the recreation and amusement of the public:--to construct, own, lease and operate boats and launches propelled by steam, electricity or other motive power and any and all kinds of devices, designed for recreation and amusement, to hold theatrical representations, vaudeville shows and all kinds of entertainments and exhibitions:-to charge a fee for transportation and for admission to the said parks and for the enjoyment of the said devices; (2) To carry on the business of a race course company in all its branches and in particular to lay out any lands for the running of horse races, steeple races, automobile races and races of any other kinds, and for the drilling and reviewing of troops and for any kinds of athletic sports and for playing thereon games of cricket, bowls, golf, curling, lawn tennis, polo or any kinds of amusement, recreation, sport or entertainments, and to construct stands, booths, stabling for horses, paddocks, garages and other erections, buildings and conveniences whether of a permanent or a temporary nature, which may seem directly or indirectly conducive to the company's objects; and to conduct, hold and promote races, meetings and athletic sports, polo, lawn tennis and other matches, agricultural, horse, flower and other shows and exhibitions, and otherwise utilize the company's property and rights and to give or contribute towards prizes, cups, stakes and other rewards; (3) To establish any clubs, hotels and other conveniences in connection with the company's property; to carry on the business of hotel-keepers, restaurant keepers, livery-stable keepers, and all other businesses which can conveniently be carried on in connection with the company's property and business; (4) To equip, maintain and operate by

electricity or other mechanical power any tramway or tramways on any property belonging to or leased by the company; (5) To acquire, lease, take and exchange all real and personal, movable and immovable property, and sell, lease, exchange, hypothecate or otherwise dispose of the same or any part thereof; to erect buildings; to improve the said property; to construct waterworks, sewers, sewerage system, power plants, gas works and all other works useful for the purpose of the company; (6) To construct, own, charter, lease, sail and navigate airships, balloons and all kinds of aerial craft; to lay out and prepare lands as starting places and experimental grounds for the same, and construct and lease buildings and stations for the housing, protecting and repairing of balloons and airships, and otherwise to promote the science of aeronautics; (7) To construct, own, charter and navigate vessels, steamships, boats and all kinds of other craft, including tugs and barges for the transportation of passengers, and goods and merchandise; to carry on the business of a common carrier of passengers, goods and merchandise, and of a forwarder, whartinger and warehouseman; to construct, own and use such docks, warehouses and other terminal facilities as may be convenient and necessary for the purposes of the company, and to make and enter into contracts and agreements with common carriers and others necessary for giving effect to the purposes of the company as aforesaid; (8) To issue any part of the stock of the company as fully paid-up and non-assessable stock, in payment of any property, real or personal, movable or immovable, or other assets acquired or leased by the company, or in payment of franchises acquired by it, as the directors may deem advisable in the interests of the company; (9) To remunerate any person or company, either by the payment of cash, or by the issue of fully paid-up and non-assessable shares in the capital stock of the company, or by the issue of debentures, or other securities of the company, as the directors may see fit, for services rendered, or to be rendered in placing or assisting to place, or guaranteeing the placing of any of the shares of the company's capital or any debentures or other securities of the company, or in or about the formation or promotion of the company, or the conduct of its business; (10) Subject to the provisions of section 41 of the Companies Act, to invest any of the moneys of the company in or upon such investment or securities as may from time to time be deemed expedient by the directors, and to make such cash advances, to guarantee the contract or engagement of, to become surety for and financially assist any person, firm, company or corporation; (11) To apply for or subscribe for, accept, hold and dispose of any stock, debentures or securities of any company or corporation, subject to the provisions of section 44 of the Companies Act; (12) To act as agents for any company, partnership or person carrying on a similar business; (13) To amalgamate with or join with any company having objects in whole or in part similar to those of this company; (14) To distribute among the members of the company, in kind, any shares, debentures, securities or property belonging to the company; (15) To acquire and take over as a going concern any property or business at present or in the future belonging to any private individual or company, whether incorporated or unincorporated, and all or any of the assets and liabilities of such private individual or company, whether incorporated or not, and to pay to its owner or owners respectively for the acquiring of such business, by the issue to such owner or owners, or his or their nominees, of capital stock in the proposed company to be formed, or by the issue of bonds or debentures charged upon all or any of the company's property. both present and future; (16) To apply for, purchase or otherwise acquire any patents, brevets d'invention, trade marks, industrial designs, copyrights, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may

seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to use, exercise, develop or grant licenses in respect of, or otherwise to turn to account the property, rights or information so acquired; (17) To carry on and transact any other business and operation, manufacturing, commercial or otherwise, which the directors may think directly or indirectly conducive to any of its objects, or eapable of being conveniently earried on in connection therewith; (18) To sell or otherwise dispose of any portion of the real estate or other property owned by the company for such considerations and upon such terms and conditions as the directors shall see fit, and to accept cash, shares, debentures, stock or securities in any other company having objects similar, in whole or in part, to those of this company, in payment or part payment thereof; (19) To buy, lease, sell, build, equip and operate buildings and constructions of all kinds for amusement or commercial purposes, The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE PRESCOTT AND OGDENSBURG FERRY COMPANY' (LIMITED).

Incorporated, June 25, 1909. - - - Amount of capital stock, \$50,000.

Number of shares, 500.—Amount of each share, \$100.

Corporate Members: "Joseph Dubrulé, jr., steamboat manager; Edith Maud Dubrulé, married womau; Frank Windellan Dubrulé, bookkeeper; Joseph Edward Dubrulé, postmaster; and John Kelley Dowsley, barrister-at-law, all of Prescott, Ont.

First or Provisional Directors:—Joseph Dubrulé, jr., Edith Maud Dubrulé, and Frank Windellan Dubrulé.

Chief place of Business:-Town of Prescott, Ont.

Objects of the Company:—(a)To acquire by purchase or otherwise and to maintain steamers, vessels and other shipping and transfer plant for the purpose of carrying and conveying passengers and freight, and railway cars with passengers and freight, mails and other traffic on the River St. Lawrence between Prescott and Ogdensburg, N.Y., and for the purpose of excursion business on the River St. Lawrence, towing, freighting and forwarding, and for any other general steamboot business, to and from any port or ports on said viver and elsewhere throughout the Dominion of Canada; (b) To charter from time to time the econyany's vessels or any of them, and to let the company's property or any of it, for any or all of the purposes aforesaid; (c) To levy, charge, and collect such tolls or remuneration therefor as to the company may seem reasonable or may be agreed upon, and (d) To acquire by purchase or otherwise any docks, offices, warehonese, buildings and premises that may be necessary for business of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE THOMAS COMPANY' (LIMITED).

Incorporated, June 25, 1909. - - - Amount of eapital stock, \$145,000.

Number of shares, 1,450.—Amount of each share, \$100.

Corporate Members:—William Holmes Brown, merchant; Dora Brown, spinster; Fannie Louise Brown, wife of William Holmes Brown; William Dunning McCaghey, merchant; and Helen McCaghey, wife of William Dunning McCaghey, all of Quebec, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Quebec, Que.

Objects of the Compony:—To buy and sell china, glass, carthenware, and other kindred lines of goods, and to engage in all transactions of every nature and kind incidental to and connected with the carrying on of said business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, i-sued June 25, 1909, to

THE YOVA SCOTIA LAND COMPANY' (LIMITED

Changing the name of the said Company to that of

THE CAMAGUEY LAND COMPANY' (LIMITED).

'THE BLACK LAKE CONSOLIDATED ASBESTOS COMPANY' (LIMITED).

Incorporated, July 2, 1909. - - - Amount of capital stock, \$4,000,000.

Number of shares, 40,000 .- Amount of each share, \$100.

Corporate Members:—Errol Languedoe, advocate; Edgar Reginald Parkins, advocate; Robert Alfred Ernest Greenshields, advocate and K.C.; Henry Wyndham Beauclerk, manager; and John Morton Montle, student, all of Montreal, Que.

First or Provisional Directors:—Errol Languedoc, Edgar Reginald Parkins and Robert Alfred Ernest Greenshields.

Chief place of Business:-('ity of Montreal, Que.

Objects of the Company:—(a) To carry on the business and operations of mining abestos and manufacturing the same, or any other mineral or minerals in all its branches, and to acquire and hold by purchase, lease and license, mines, minerals, mining rights and privileges and sell the same; to mine, sink shafts, excavate, work and carry on the operation of milling and preparing for sale by any means or process asbestos and other minerals; and generally to manufacture and deal in the products and bi-products of the minerals, and to smelt ores or any metallic substance, and to carry on the trade of mining and dealing in the products of manufacture; (b) To acquire mills, machinery and everything necessary for the purpose or incidental to the mining and smelting in any way and by any process, or manufacture, of ore, minerals or other products, and to build and construct such buildings, furnaces, and to acquire and erect such engines and machinery as are necessary for un manufacture, mining and

smelting; (c) To acquire, own and operate, make, purchase, hold and lease, vessels, purchase steamers necessary for the transportation of the products of the company, either manufactured or unmanufactured; (d) To acquire by purchase or lease, docks or wharves that may be necessary, and to sell the same; (e) To acquire for the purpose of the company and convenient for its use, water-powers, and, subject to the federal, provincial and municipal statutes and regulations, to creet poles to carry wires for the transmission of electricity and for the generation and supply of electricity for heating and lighting purposes and motive power; (f) To acquire, purchase, lease, erect and construct dams for the development of water-power; (g) To contract for the supply of electric light, electric power for heating purposes, and for motive power, and generally to acquire, creet and construct all and every the apparatus necessary for the generation, accumulation, transmission and supply of electric power for lighting and heating purposes, and for the purpose of supplying, developing and distributing hydraulic and other mechanical power; (h) To carry on the trade or business of general store keepers, and to erect, construct, own and hold all buildings and dwelling houses that may be necessary or convenient for the boarding and lodging and use of those employed in or about the company's works and mines; (i) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out, and enjoy any statute, ordinance, order, license, power, which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in, contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds, and assets to defray the necessary costs, charges and expenses thereof; (j) To acquire the assets, properties and undertakings of any firm, corporation or individual carrying on business similar to that carried on by the company, and to pay for the same wholly or in part in cash, or wholly or in part in bonds, or wholly or in part in stock of the company; (k) To acquire and hold shares, bonds or other securities of or in any corporation or company doing a business similar to that authorized to be done by this company. and as holders thereof to exercise all the powers as owners thereof; (1) To dispose of by sale, lease or otherwise all or any of the property and undertakings of the company, and particularly for shares, bonds, debentures or securities of any other company having objects similar to those of this company: (m) To acquire and hold shares and securities of any company carrying on or engaged in any business or business transaction which this company is authorized to engage in or carry on, and to sell, hold, re-issue with or without guarantee, and to deal generally with the same; (n) To enter into any arrangement or agreement to divide profits with any person, company or corporation carrying on or engaged in any business which this company is authorized to engage in; (0) To amalgamate with any other company or corporation having objects similar to those of this company; (p) To apply for, take out, hold, purchase or otherwise acquire patents of invention, leases, licenses, and concessions conferring any exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, and which might seem calculated to benefit the company, and to use and dispose of such patents or information as to the company may seem proper; (q) To do all and every the acts and things necessary for the due and complete carrying out of the objects and purposes for which the company is incorporated, and to give full effect to the powers hereby conferred upon the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE MADERA (OMPANY' (LIMITED).

Incorporated, July 2, 1909. - - - Amount of capital -tock, \$5,000,000.

Number of shares, 50,000,-Amount of each share, \$100.

Corporate Members:—James Steller Lovell, accountant; William Bain, bock-keeper; Robert Gowans, solicitor's clerk; Henry Chambers, solicitor's clerk; Robert' Musgrave Coates, solicitor's clerk; Edward Arnold Dyer, solicitor's clerk; and George Hamilton Cassels, solicitor, all of Toronto, Out.

First or Provisional Directors:- The said corporate members

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To carry on business as a manufacturer of and dealer in logs, lumber, timber, wood, metal; all articles into the manufacture of which and to carry on the business of a general dealer in merchandise; (b) To carry on business as a manufacturer of and dealer in all kinds of chemicals and chemical substances and products and by-products thereof; (c) To acquire by purchase or otherwise and hold lands, timber limits or licenses, water lots, water falls, water privileges or concession and powers and rights and interests therein, and to build upon, develop, irrigate, cultivate, farm, settle and otherwise improve and utilize the same, and to lease, sell or otherwise deal with or dispose of the same; (d) To carry on the business of a land and land improvement and irrigation company; (e) To aid and assist by way of bonus, advances of money or otherwise with or without security settlers and intending settlers upon any lands belonging to or sold by the company, and generally to promote the settlement of said lands; (f) To establish stores for the sale of groceries, provisions and general merchandise to settlers and intending settlers and others upon lands belonging to or sold by the company, or in the neighbourhood of such lands; (g) To acquire by lease, purchase, or otherwise, lands and interests therein, water privileges or concessions, water-powers and other powers, and to utilize and develop the same for the purposes of irrigation and for the generation or production of electric, steam, pneumatic, hydraulie, or other power or force; and to construct or acquire by lease, purchase or otherwise, and to operate and maintain undertakings, plant, machinery, works and appliances for the purposes of irrigation and for the generation or production of steam, electric, pneumatic, hydraulic or other power or force; also lines of wire, poles, tunnels, conduits, works and appliances for the purposes of irrigation, and for the storing, delivery and transmission under or above ground of steam, electric, pneumatic, hydraulic or other power or force, for any purposes for which the same may be used; and to contract with any company or person upon such terms as are agreed upon, to connect the company's lines of wire, poles, tunnels, conduits, works and appliances with those of any such company or person; and generally to carry on the business of irrigation and of generating, producing and transmitting steam, electric, pneumatic, hydraulic or other power or force; (h) To acquire by lease, purchase or otherwise, steam, electric, pneumatic, hydraulic or other power or force, and to use, sell, lease or otherwise dispose of the same, and all power and force produced by the company; and to carry on the business of an electric light, heat and power company, in all its branches, and generally to provide, purchase, lease, or otherwise acquire and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, stations, engines, machinery, plant, cables, wires, works, lines, generators, accu-

mulators, lamps, meters, transformers and apparatus connected with the generation accumulation, distribution, transmission, supply, use, and employment of electricity, and to generate, accumulate and distribute electricity for the supply of electric light, heat and motive power, and for industrial or other purposes; and to undertake and enter into contracts and agreements for the lighting of cities, towns, streets, buildings, and other places, and the supply of electric light, heat and motive power for any or all public or private purposes. Provided, however, that the sale and distribution of electric, hydraulic or other power shall be subject to municipal or other local control; (i) To sink wells, and shafts, and make, build, construct, erect, lay down, and maintain reservoirs, water-works, cisterns, dams, culverts, main and other pipes and appliances, and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the purposes of irrigation and for the creation, maintenance, or development of hydraulic, electrical or other mechanical power, or of any other purpose of the company; (j) To construct, alter, work, carry out or control, and to purchase, take on lease, or otherwise acquire, and to sell, lease, or otherwise dispose of any works, mains, lines, machinery or plant of any kind or description, or any roads, ways, bridges, or other things whatsoever which may seem capable of being used or operated with any part of the company's undertaking for the time being, or calculated to benefit the company; and to acquire rights over or in connection with such works, mains, lines, machinery, plant, roads, bridges, ways or other things whatsoever; and to equip, maintain and operate by electricity, hydraulic or other mechanical power. all works belonging to the company, or in which the company may be interested, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (k) To prospect for, open, explore, develop, work, improve, maintain and manage gold, silver, copper, coal, salt, iron and other mines, quarries, mineral and other deposits and properties, and to dig for, raise, crush, wash, smelt, roast, assay, analyse, reduce, amalgamate, make and otherwise treat coal, coke, ores, metals, clays and minerals whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same or any part thereof, or any interest therein, and generally to carry on the business of a mining, milling, reduction, quarry and development company; (1) To carry on the business of treating, smelting and refining mineral ores, or other substances by means of electrolytic process or the application of electric power in any manner or form, and for such purpose to install all necessary plant, machinery and apparatus, and to purchase, sell and otherwise deal in ores of various kinds, or other substances capable of being treated by electrolytic process, and to buy, sell and deal, in any products, or by-products of such ores or substances; (m) To enter into contracts for, construct, execute, own and carry on all descriptions of works and to carry on the business of a general construction company and contractor; (n) To construct, maintain, alter, make, work and operate on the property of the company, and for the purposes of the company, or on property controlled by the company, public and private works of every description, reservoirs, dams, flumes, race and other ways, water-powers, aqueducts, wells, roads, piers, wharves. buildings, shops, stamping mills, and other works and machinery, plant and electrical and other appliances of every description; (a) To carry on any other business. whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company and germane thereto; (p) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations, and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on or any business

similar thereto, or possessed of property suitable for the purposes thereof; (q) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body, may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect; and to appropriate any of the company's stock, bonds, and assets to defray the necessary costs, charges and expenses thereof; (r) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee, or otherwise any corporation in the capital stock of which the company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation, and to guarantee the performance of contracts by any corporation, or by any person or persons with whom the company may have business relations; (s) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in: (t) To procure the company to be registered and recognized in any foreign country, and to designate persons therein, according to the laws of such foreign country, to represent this company, and to accept service for and on behalf of this company of any process or suit: (u) To amalgamate with any other company having objects similar to those of this company; (v) To lease, sell, or otherwise dispose of the property and assets of the company, or any part thereof, for such consideration as the company may deem fit, including shares, debentures, or securities of any company; (w) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking; (x) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth; and it may conduct its business in foreign countries, and may have one office or more than one office; (u) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking; (z) To do all or any of the above things in Canada and elsewhere, and as principal, agents or attorneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'DOMINION NEWSPAPER SYNDICATE' (LIMITED).

Incorporated, July 5, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 400.-Amount of each share, \$50.

Corporate Members:—Robert Cooper Smith, K.C.; George Gordon Hyde, advocate; Ronald Cameron Grant, accountant; Charles Edwards Hyde, real estate broker; and Christian Pallister, book-keeper, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of printing, publishing, engraving, litbographing, book-binding, stercotyping, electrotyping, syndicating and any business of a similar nature and to do anything incidental to the trade of printing and publishing; (b) To print, publish and sell newspapers, books, magazines, periodicals, pamphlets, advertisements and other publications and to act as agents for the printing, publishing and sale of the same for others; (c) To acquire by purchase or otherwise and dispose of the copyright of any book, article, story, engraving or other publication which may be copyrighted; (d) To prepare or acquire by purchase or otherwise and dispose of any literary, scientific, or artificial works, translations or compositions and syndicate articles for simultaneous publication or otherwise, and special or syndicate manuscript or telegraphic correspondence; (e) To act as special agents for syndicates, publishers, printers, and to supply general news articles by telegraph or otherwise to newspapers; (f) To manufacture, buy, sell or dispose of otherwise ready prints, patent plates, bases, type, printing machinery or any other machinery for use in printing establishments; (a) To buy or otherwise acquire newspapers, periodicals and magazines, machinery, good-will, stock and other things required for the business of the company; (h) To purchase and acquire any business of a similar nature and to purchase and acquire any interest or control in any business of a similar nature and to pay for same in cash or shares of this company; (i) To purchase and hold shares, stock and bonds of any company having objects similar in whole or in part to those of the company; (j) To acquire by purchase, lease or otherwise and to hold property, movable and immovable buildings, apparatus plant and machinery which may be deemed necessary and requisite for the purpose of the company's business, and to sell, lease or dispose of the same in whole or in part: (k) To acquire and take over as a going concern the business now carried on in the City of Montreal and elsewhere in Canada by the commercial firm of the Dominion Newspaper Syndicate, and all or any assets and liabilities of the said firm and the good-will thereof, and to pay therefor in fully paid-up. non-assessable shares of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE ST. THOMAS MATCH CO.' (LIMITED).

Incorporated, July 5, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Albert Edwin Thomas, merchant; Milton Krause Thomas, book-keeper; Susie D. Thomas, wife of said Albert Edwin Thomas; John Ronald Green, barrister-at-law; and Henry Adam Thomas, clergyman, all of St. Thomas, Ont.

First or Provisional Directors:—Albert Edwin Thomas, Milton Krause Thomas and Henry Adam Thomas.

Chief place of Business:-City of St. Thomas, Ont.

Objects of the Company:—(a) To engage in and carry on business as wholesale or retail dealers in, manufacturers and producers of, or agents or brokers dealing in or buying or selling matches, brooms, brushes, woodenware or like goods or merchandise; (b) To act as agents or brokers for any individual, firm, or cor-20—8

poration or company dealing in merchandize of any description, and as manufacturers' agents; (c) To buy, sell or deal with merchandize of any description and to purchase, acquire, sell and dispose of shares or bends of any company or corporation having objects similar in whole or in part to those of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued July 5, 1909, to the

'NEPISIGUIT LUMBER COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$100,000 to the sum of \$500,-000 being an addition of 4.000 shares of \$100 each to the present capital stock.

'THE COLONIAL FURNITURE COMPANY' (LIMITED).

Incorporated, July 6, 1909. - - - Amount of capital stock, \$49,000.

Number of shares, 998 .- Amount of each share, \$50.

Corporate Members: — John A. Minchner, foreman; Arthur Winlow Bixel, barrister: Herbert Edward Mihell, merchant; Richard Martin Pincombe, merchant; and John Carrick Scott, merchant, all of Strathroy, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-Town of Strathroy, Ont.

Objects of the Company:—To manufacture and sell furniture and other chattels.

'The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'GEORGE A. FULLER COMPANY' (Limited).

Incorporated, July 6, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000 .- Amount of each share. \$100.

Corporate Members:—Arthur Reginald Chipman, manager; Walter George Mitchell. advocate; Arnold Wainwright, advocate; Maurice Alexander, student; and Darley Burley Smith, stengrapher, all of Montreal, Oue.

First or Provisional Directors:—The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:—(a) To carry on, in all its branches, the business of a general contracting, building and construction company, and in connection therewith, to enter into, undertake, perform and execute contracts with the government of the Dominion of Canada, or with any of the provinces thereof, or with any individual, firm, association or corporation, for the making, building, course

structing and operating of works, constructions and undertakings, public and private of every kind and description; (b) To acquire, hold, manufacture, build, maintain and operate all stock and plant, machinery and appliances necessary for the proper carrying on of any of its undertakings, and for this purpose to acquire also patent rights, patents, inventions, trade marks, and other similar rights and privileges; (c) To acquire, hold, own, buy, guarantee, sell, or otherwise dispose of, shares in the capital stock, and the bonds or other securities of any other company having objects similar to those of this company; to use the funds of the company for the acquisition of the same; and to vote such stock and bonds in the name of this company; (d) To acquire and undertake the goodwill, property, rights, franchises and assets of every kind, and the liabilities of any person, firm, association or corporation, carrying on any business similar to that which this company is authorized to carry on, and to pay for the same in cash, stock or bonds of this company, or otherwise; (e) To share profits, unite. or co-operate with any person, firm, association or corporation engaged in or about to carry on any business which this company is authorized to engage in or carry on; (f) To promote and assist financially, by guarantee, advances of money, or otherwise, the enterprises and undertakings of any individual, firm, association, or corporation, with which this company may have business relations; (q) To pay for any property purchased by the company, or for the cost of construction of any of the plant or works of the company, or for services rendered, by the issue of paid-up stock of the company, or bonds of the company, or partly in stock and partly in bonds; (h) To do all and everything necessary, suitable, or convenient for the accomplishment of any of the purposes, or the attainment of any of the objects hereinabove enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'MONTREAL MECHANIC WORK CO'Y,' (LIMITED).

Incorporated, July 6, 1909. - - - Amount of capital stock, \$10,900.

Number of shares, 100,-Amount of each share, \$100.

Corporate Members:—Camille Richard, machin'st; Onésime Samson, gentleman; Onesiphore Samson, book-keeper; Zephirin Prud'hom, contractor; and Winceslas Richard, roofer, all of Montreal, Que.

First or Provisional Directors:—Camille Richard, Onésime Samson and Onésiphore Samson.

'Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To manufacture, buy, sell, trade and deal in all kinds of railway, marine and contractors supplies, in metal or wood, or any other material other than metal or wood, and especially in bearing metal for engines and cars, lubricators, oilers, grease cups, stay bolts, nuts, spikes and other similar articles and supplies of all kinds; (b) To acquire and take over as a going concern any other business of a like nature; (c) To act as agents of any other company or companies dealing in any or all kinds of supplies, especially in those above mentionel; (d) To operate water-power and to generate electricity for the purpose of the company only. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE PETALUMA COMPANY' (LIMITED).

Incorporated, July 6, 1909. - - - Amount of capital stock, \$145,000.

Number of shares, 5,800,-Amount of each share, \$25,

Corporate Members:—John Lindsay Webster, broker; Francis Buchanan Wilson, agent; Oliver Wardlaw White, captain, Indian Army, retired; Kenneth Blackmore Holland, mining engineer; and George Garibaldi Roe, mechanical engineer, all of Ottawa, Ont.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:-(a) To manufacture, purchase or otherwise acquire, hold, own, sell, assign and transfer, invest, trade, deal in and deal with goods, wares, and merchandise and property of every class and description; (b) To acquire, by lease, purchase or otherwise, and to apply for, obtain and register, patents and patent rights of invention, formulæ, secret processes, trade names, marks or designs of any description whatsoever which may be secured by letters patent in the Dominion of Canada and elsewhere, and to hold or dispose thereof upon such terms as to the company may seem fit; (c) To acquire by purchase, lease or otherwise and to deal in mines and mining rights, to operate and develop the same for the company's purposes, and to manufacture and dispose of the products of such mines, to acquire in exchange for shares of the company or for cash any business carried on by any individual or company having the same or similar objects to those of this company; (d) To hold stock in any other company or corporation having the same or similar objects to those of the company and (e) To do all the acts and things necessary or useful for the purposes of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE VALENTINE AND SONS UNITED PUBLISHING COMPANY'

Incorporated, July 6, 1909. - - - Amount of capital stock, \$199,000.

Number of shares, 1,990 .- Amount of each share, \$100.

Corporate Members:—George Clark, manager; Robert Miller, accountant; Percy McIntosh Black, book-keeper; Patrick Charles Shannon, accountant; Charles Harold Skelton, accountant; John Tait Miller, accountant; and Robert Wilson, jr., accountant, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:--City of Montreal, Que.

Objects of the Company:—(a) To carry on business as stationers, printers, publishers and importers of and dealers in fancy goods, novelties and the like; (b) To purchase or otherwise acquire the general publishing and importing business now carried on in the City of Montreal and elsewhere in Canada by The Valentine

& Sons Publishing Co., Limited, including the stock in trade, assets and good will of the said firm and to issue fully paid-up shares in payment or part payment therefor; and to carry on the said business and to assume the obligations of the said company; (c) To acquire the property, real and personal, and the good-will and franchise of any person, firm or corporation having objects similar to those for which this company is incorporated and to issue fully paid-up shares in payment or part payment therefor; (d) To acquire, own and hold shares in any other corporation doing similar business to that to be carried on by this company, and to issue fully paid-up shares in payment or part payment therefor; (e) To amalgamate with any other person, firm or corporation carrying on business similar to that to be carried on by this company; (f) To apply for, acquire, hold, sell, assign or otherwise acquire and dispose of any patent rights, licenses, inventions, trade-marks, copyrights, trade names and pending applications therefor relating to or which may be useful in connection with any business of the company; (g) To lease, sell or otherwise dispose of the business, property and undertakings of the company, or any part thereof for such consideration as the company may deem fit, and in particular for shares, bonds and debentures or securities of any other company having objects similar to those of this company, and to divide among the shareholders any stock, bonds or securities so received. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'ALEX, McFEE AND CO.' (LIMITED).

Incorporated, July 7, 1909. - - Amount of capital stock, \$149,000.

Number of shares, 1,490.—Amount of each share, \$100,

Corporate Members:—Michael Arthur Phelan, advocate; Wilfrid Bovey, advocate; Benjamin Ginsberg, accountant; Alexander George Cameron, student; and Christina Louise Harvey, accountant, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Oue,

Objects of the Company:-(a) To carry on either as principals or agents the business of grain merchants and dealers; (b) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business this company is authorized to carry on; (c) To subscribe for, take or in any way acquire the stocks, shares, bonds, debentures, or other obligations, or securities of any incorporated company carrying on a business similar in whole or in part to that of this company, and to sell or otherwise dispose of the same; (d) To make advances of money to persons having business dealings with the company and particularly to customers upon such terms as may seem expedient and to guarantee the performance of contracts by any such persons or otherwise assist such persons; (e) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities in any other company having objects similar to those of this company; (f) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or engaged in any business or transaction which this company is

authorized to carry on or engage in; and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issen, with or without guarantee or otherwise deal with the same; (g) Notwithstanding the provisions of clause 44 of 'The Companies Act,' to acquire stocks, shares, bonds, debentures or other obligations or securities of any municipal or other corporation or government, and to sell or otherwise dispose of the same. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

THE ST. LOUIS CONSTRUCTION COMPANY' (LIMITED).

Incorporated, July 8, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—Paul Demers, manufacturer of doors and sashes; Joseph Aimé
Bérubé, hardware merchant; Joseph Sigouin, master plumber; and Joseph Jules
Valois, master electrician, all of St. Louis, Que.; Joseph Edouard Bénard, master plasterer; Louis Zephirin Prud'hom, master biricklayer; Sévère Paulhus,
master mason; and Adolphe Beaulieu, master painter, all of Montreal, Que.; and
Agnus Mongeau, master joiner and carpenter, of Beaurivage de la Longue Pointe.
Que.

First or Provisional Directors:-Paul Demers, Sévère Paulhus and Joseph Sigouin.

Chief place of Business:-City of Montreal, Que.

Objects of the Company.—(a) To purchase, acquire, sell and deal in lumber of all kinds and all kinds of wood; (b) To manufacture, doors, sashes, blinds, house factures and ornaments; (c) To carry on the business of builders and general contractors; (d) To produce, develop and utilize electrical power and others, according to the needs and wants of said company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE AUSTRIAN IMPORT COMPANY' (LIMITED).

Incorporated, July 9, 1909. - - - Amount of capital stock, \$10,000.

Number of shares, 100,-Amount of each share, \$100.

Corporate Members:—Frederick Franke, trader; Fernand Lavasseur, agent; Albert Paul Dorais, advocate; Oscar Pierre Dorais, advocate; and Wilfrid Bessette, advocate, all of Montreal, Que.

First or Provisional Directors:—Frederick Franke, Fernand Lavasseur and Oscar Pierre Dorais.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To import, export, buy, sell and deal in dry goods, fancy goods, foot-wear, electrical supplies, enamel ware, silver ware, toys, cut-

lery, glassware, and all kinds of goods and merchandise of any description whatseever and to do all acts necessary or incidental thereto; (b) To act as agents for steamship lines; (c) To purchase and acquire any business or businesses of a similar nature and to purchase and acquire any interest or control in any companies carrying on a business of a similar nature and to pay for the same in shares or bends of this company and to purchase and hold shares and bonds of any company carrying on a business of a like nature. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'COMPAGNIE IMMOBILIERE DE MONTREAL EST' (LIMITÉE).

'MONTREAL EAST REALTY COMPANY' (LIMITED).

Incorporated, July 9, 1909. - - Amount of capital stock, \$150,000.

Number of shares, 1,500.—Amount of each share, \$100.

Corporate Members:—Joseph Elisée Roy, accountant; Alfred St. Cyr, insurance broker; George Gonthier, auditor; Albert Pierre Frigon, accountant; and Joseph Versailles, merchant, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To deal in real estate: (b) To carry on the business of a land company with the right to buy, own, develop, improve, clear, settle cultivate, let, secure, exchange, and sell real property and lands cultivated or not and any interest therein, to deal in the same and otherwise dispose thereof, and to that end to pay and use the capital of the company for the purchase, surveying, release, improvement, development and tilling for the occupation of and settlement on said lands as may be necessary for the purposes of the said company; (c) To construct, erect, build and maintain in and on the said lands, ways, bridges and other means of communication, houses, mills, factories and manufactories, and other buildings and works necessary or suitable for the occupation or the improvement of any of the said lands, and to put into operation and make any work or improvement thereon; (d) To build dwelling-houses and other buildings on the said property or on any part thereof; (e) To sell, let, transfer, exchange the said real property or any part thereof, to dispose of or otherwise deal in the same, and to develop, improve and divide any such property in building lots, streets, lanes, squares or otherwise; (f) To make advances by means of loans to purchasers or tenants of any part of the property of the company for building purposes on the lands of the company or other improvements, to assist by means and advances or otherwise in the construction and maintenance of roads. streets, hydraulic works, drains and other improvement works calculated to facilitate access to the company's products and to enhance its value; (g) To take and hold mortgages, loans and liens to secure the purchase price of any property sold by the company, or for any money owing to the company by purchasers or for advances made by the company to purchasers for purposes of construction or other improvements of lands purchased from the company; (h) To open, search for, deal in and work in or under the said lands, and mine for any or all ores, minerals, metallic substances and products as may be found therein, and acquire, own, develop, sell, lease quarries and mineral lands, mines, including coal mines and mining licenses, oil wells and other products to be found in quarries and mineral lands,

and to do such things as may be necessary to operate such mines or works connected therewith: (i) To carry on as principals as well as agents or factors the business of a quarryman and contractor and to trade and contract for the manufacture and supply of stones of all kinds, limestone, or any product of kindred nature; (j) To acquire by purchase, lease, grant, exchange or other legal title, and to own such real or personal property as may be found necessary and required for the company's business, and to pay for same in cash, paid-up shares, bonds or other securities of the company and to dispose of the said property; (k) To erect, construct and put into operation and manage any factories, stone crushers, machinery, works, engine sheds and other necessary constructions, and to use dynamite and other explosives required for the operations of the company; (1) To buy, acquire, own, transfer, sell shares, stock, debentures or securities of any other company having objects similar to those of this company or doing a business which may be carried on for the benefit of this company and to dispose of the same: (m) To issue, transfer and allot as paid-up shares of the capital stock of the company hereby incorporated in payment for any business franchises, property, rights, privileges, leases, mortgages, licenses, patents, agreements, real property, stock, assets, and other property or rights which this company is hereby empowered to acquire; (n) To sell any part of the real property or other property of this company for such consideration and upon such terms and conditions which this company may deem fit or to dispose of the same and to accept cash, shares, debentures, stocks or securities of any other company doing business with similar objects in full or part payment of the same; (0) To amalgamate with any other company having the same objects as those of this company; (p) To construct, improve, maintain, operate, manage, control, lease and sell all kinds of public or private works, and in particular any roads, ways, pavements, bridges, reservoirs. water courses, aqueducts, artesian wells, drains, wharves, piers, canned goods works, factories, warehouses, electric works, shops, stores, theatres, amusement halls, hotels and restaurants, and to contribute, subsidize or otherwise assist in of the same; (q) To buy, operate, let and sell hydraulic powers; to manufacture, buy or acquire in any other way and operate any kind of light, heat or power and apparatus and material connected therewith; (r) To act as general agents in connection with real property, advances of money and other property of this company and to receive any commission or compensation for its services in that capacity; (8) To construct, acquire, maintain, let, operate, and sell any electric or steam conveyances which may be necessary or useful for the development or the operation of the lands or other property of this company; (t) To carry on the business of dealers in and producers of plants, seeds, flowers, vegetables, fruits, trees and nursery products in general; to carry on the business and calling of farmers and buyers of all kinds of vegetables, farm, garden, forest, and products of the soil; to prepare such products for the market and to sell the same by wholesale or retail, and either raw or manufactured: (u) To carry on any manufacturing or other business which this company may deem profitable or calculated to enhance the value or the rights of the company and to do all such other things as may be germane to or proper for the accomplishment of the purposes hereinbefore enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'DAIRY LUNCH' (LIMITED).

Incorporated, July 9, 1909.

- Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—Nelson Samuel Leduc, restaurant keeper; Henry Croteau, merchant; James Montague Bate, merchant; Frederick Arthur Leduc, book-keeper; and Hamnett Pinhey Hill, barrister-at-lew, all of Ottawa, Ont.

First or Provisional Directors:- The said corporate members

Chief place of Business :- City of Ottawa, Ont.

Objects of the Company:-(1) To acquire and take over as a going concern the restaurant and catering business now earried on by the said Nelson S. Leduc under the name style and firm of the Dairy Lunches and all or any of the assets and liabilities of the said business; (2) To carry on the business of restaurant and refreshment rooms, and reading, writing and newspaper rooms; (3) To carry on a general baking, confectionery and catering business and to manufacture, deal in, buy and sell breadstuffs, cakes, biscuits, and confectionery and such other goods as may seem meet in connection therewith; (4) To produce, buy and sell and deal in milk and cream and all beverages, food, compositions and supplies into which milk and cream or any of their products enter, or may enter as component parts; mineral, acrated, distilled and all other waters, and meats, foods, beverages, compositions and supplies and all other products of the farm and dairy; (5) To purehase, sell and deal in tobacco, cigars and cigarettes and other products of tobacco; (6) To carry on the business of conducting temperance hotels and places of refreshment and entertainment at which alcohol and refreshments containing alcohol shall not be sold or supplied and to make and deal in beverages and refreshments not containing alcohol; (7) To own, sell, lease, improve and operate factorics, buildings and manufactories for the production or storage of all goods that may be produced from or in connection with grain or cereals of any kind or into which milk or cream or any of their products enter, or may enter as component parts; (8) To acquire, purchase or otherwise provide trade marks, trade names, labels and designs; (9) To acquire any business of the nature or character which the company is authorized to carry on and the good-will thereof; (10) To sell and dispose of the assets of the company for shares, debentures or other securities of any other company having objects similar to this company; (11) To enter into any agreement for sharing profits, joint adventure, reciprocal concession or other arrangement of the like nature with other business or companies carrying on any similar business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'EADIE-DOUGLAS' (LIMITED).

Incorporated, July 9, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1.000.—Amount of each share, \$100.

Corporate Members:—Harold G. Eadie, merchant; Shirley Ogilvie, manufacturer; John Joseph Meagher, advocate; and James Edouard Coulin, advocate, all of Montreal, Que., and Charles Albert Duclos, K.C., of Westmount, Que.

First or Provisional Directors:—Harold G. Eadie, Shirley Ogilvie and John Joseph Meagher.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of general merchants and contractors and dealers in builders' and contractors' supplies; (b) To contract for, build, construct and equip public and private works of all kinds; (c) To manufacture, buy, sell, trade and deal in all manner and kinds of builders' and going which may seem to the company capable of being conveniently carried on in connection with this business or calculated to render profitable any of the company's property or rights; (e) To apply for, purchase, lease or otherwise marks, concessions conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention, or the like, capable of being used for any of the purposes of the company or the acquisition of which may seem calculated to benefit the company; and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property or rights or information so acquired; (f) To onter into partnership or any arrangement or company carrying on any business which the company is hereby authorized to carry on and to purchase, acquire, hold, sell and dispose of shares in any other company carrying on a business similar in whole or in part to that which this company is hereby authorized to carry on; (g) To sell and dispose of the properties, assets, and undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects similar to those of the company; and to distribute among the shareholders of the company the proceeds thereof; (h) To carry on the business of manufacturers' agents, commission merchants, or of selling agents and to acquire and to undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on and in particular to acquire as a going concern the business, property, stock-in-trade, agencies, good-will and all other assets of whatsoever nature of the business now carried on under the firm name and style of 'Eadie-Douglas Company'; (i) To acquire by purchase, lease or other title and to hold, use, sell. alienate and convey any real estate, plant, machinery or other property, rights or privileges necessary for the carrying on of its undertaking; (i) To issue fully paidup and non-assessable shares in the capital stock of the company in payment or part payment of any properties, assets, rights, privileges or other advantages acquired by the company or for services rendered in connection with the carrying on of its business; (k) To do any of the above things as principals, agents or contractors or on commission and either alone or in conjunction with others; (1) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'LARUE ET CLOUTIER' (LIMPTÉE).

Incorporated, July 9, 1909. - - - Amount of capital stock, \$295,000.

Number of shares, 2.950.-Amount of each share, \$100.

Corporate Members:—Leopold Larue, wholesale merchant; Louis Arthur Cloutier, wholesale merchant; Louis Octave Demers, manager; Ernest Cailloud, clerk; and Thomas Sauvageau, book-keeper, all of Montreal, Que.

First or Provisional Directors:—Leopold Larue, Louis Arthur Cloutier and Louis Octave Demers.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To deal in grocery supplies, provisions, liquors, and anything used for food; (b) To act as agents for other firms engaged in a similar trade for manufacturers of articles dealt in by this company; (c) To import, manufacture and sell food and marketable products; (d) To purchase, creet or otherwise acquire and to operate and carry on distilleries; (e) To buy, acquire and install machinery and plant for the purposes of the company; (f) To buy the business, stock-in-trade and good-will of 'Larue & Cloutier' and of 'Jodoin, Maloney and Lawrence, Limited,' and of any other society or company carrying on the same business; (g) To carry on a warehousing business and other businesses germane thereto; (h) To issue transferable and non-transferable certificates or warrants for goods stored with the company; (i) To make advances or loans on the security of bonded goods and for other collateral purposes; (i) To issue shares of the capital stock of the company as fully paid-up and non-assessable shares in payment for any shares, debentures, business and generally all real or personal property which the company may acquire or for services rendered or any other consideration which the directors may deem fair and proper. The operations of the company to be carried on throughout the Dominion of Canada and elscwhere.

Supplementary Letters Patent, issued July 9, 1909, to

'THE HAMELIN AND AYERS COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$100,000 to the sum of \$80,000, being an addition of 7,000 shares of \$100 each to the present capital stock; also extending the undertaking of the said company so as to embrace and include the following additional powers, that is to sav:-(a) To manufacture pulp and paper and all articles from wood and to carry on a general lumbering business; (b) To carry on the business of a power and electric heating and lighting company: (c) To generate, transmit, use and dispose of water-power: (d) To acquire water power franchises and privileges; (e) To contract with persons, firms, municipalities and corporations for supplying them with electricity; (f) To promote the formation of companies requiring electricity as a motive power in connection with their business; (g) To purchase or otherwise acquire any business within the objects of the company, and any lands, property, privileges, rights, contracts or liabilities appertaining to the same, and to let or sublet any property of the company. Provided that the foregoing powers when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf.

'FAIRWEATHER AND CO.' (LIMITED).

Incorporated, July 15, 1809. - Amount of capital stock, \$50,000.

Number of shares, 500.—Amount of each share, \$100.

Corporate Members:—James Steller Lovell, accountant; William Bain, book-keeper; Robert Musgrave Coates, solicitor's clerk; Samuel Goodman Crowell, solicitor; and George Hamilton Cassels, solicitor, all of Toronto, Ont.

First or Provisional Directors:—James Steller Lovell, William Bain and Robert Musgrave Coatcs.

Chief place of Business:-City of Winnipeg, Man.

Objects of the Company:-(1) To carry on business as dealers in dry goods, furnishings, hats, furs and general merchandise; (2) To manufacture, purchase or otherwise acquire, hold, own, sell, assign and transfer, invest, trade, deal in and deal with goods, wares, merchandise and personal property of every description; (3) To carry on any other trade or business which can in the opinion of the directors of the company be advantageously carried on in connection with, or as auxiliary to, any trade or business which the company is authorized to carry on; (4) To acquire the good-will, rights, property and assets of all kinds, and to undertake the whole or any part of the liabilities of the dry goods, furnishings, fur, hat and general merchandise business now being carried on in the City of Winnipeg by R. H. Fairweather and Abraham Sommer, or of any other individual, firm or association carrying on a similar business, and to pay for the same in cash, stock, bonds, debentures or other securities of this company, or otherwise; (5) To apply for, obtain, purchase or otherwise acquire and dispose of letters patent of invention, trade marks, trade names or secret processes of all kinds, and to use, exercise, develop, grant licenses in respect thereof and otherwise turn the same to account; (6) To advance moneys, to guarantee the contract of, engagements of, become surety for or financially assist any individual, firm or association in whose business the company may be interested; (7) To promote and assist financially the enterprises and undertakings of any other corporation holding a charter from the Government of Canada with which or persons with whom the said company shall have business relations, and generally to carry on the business of retail merchants; (8) To acquire and hold as security for any indebtedness to the company any real estate, lands and tenements and mortgages or hypothecs thereon, and to sell, assign and convey the same; (9) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, debentures and other negotiable or transferable instruments; (10) To take or otherwise acquire and hold shares in any other company holding a charter from the Government of Canada and having objects similar to those of the company or any business capable of being conducted so as to benefit the company; (11) To promote and subscribe for shares of stock in any company or companies holding charters from the Government of Canada and which may be incorporated inter alia for the purpose of acquiring all or any of the property, assets and liabilities of this company, or for any purpose which may be calculated to benefit this company; (12) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and to receive, acquire, hold, enjoy and dispose of shares, lands, debentures, mortgages or other securities as part of such consideration; (13) To distribute any of the assets of the company in specie among the shareholders thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'LA COMPAGNIE D'IMMEUBLES DE QUEBEC' (Limitée).

'THE QUEBEC REALTY COMPANY' (LIMITED).

Incorporated, July 15, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 2,000.—Amount of each share, \$50.

Corporate Members:—Jules Eugène Morency, accountant; Adjutor Pouliot, manager; Joseph Nareisse Alfred Béchard, real estate agent; Lorenzo Paquet, real estate agent: and Adjutor Bouret, inspector, all of Ouebec, One.

First or Provisional Directors:- The said corporate members,

Chief place of Business :- City of Quebcc, Que.

Objects of the Company:-(a) To undertake all kinds of public or private works and chiefly the construction of buildings, drains, pavements, aqueducts, wharves, and to manufacture and deal in all materials necessary to the due carrying on of the said business; (b) To acquire by purchase, exchange, lease or otherwise and deal in real and personal property and to own, sell, let, exchange and generally alienate any such property; (c) To erect buildings and carry on works on the said property as well as elsewhere; to make any changes and improvements in the said property and to deal with and in the same generally and according to their nature: (d) To make advances of money to the purchasers of the company's lands. to receive and hold any real or personal security for its disbursements and advances and to dispose of the same; (e) To act as general agent in connection with the real or other property and the advances of money of the company and to accept any commissions or other remunerations for its services in that capacity; (f) To remuncrate any person or company for services rendered in placing or assisting to place any shares of the company's capital stock, or in or about the incorporation, formation, organization or promotion of the company or the conduct of its business; (g) To buy the assets and debts of any person, society or company doing the same kind of business and to pay them in paid-up shares, bonds, debentures of the company or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE STACEY CUTLERY CO.' (LIMITED),

Incorporated, July 15, 1909. - - - Amount of capital stock, \$10,000.

Number of shares, 100.—Amount of each share, \$100.

Corporate Members:—George Stacey, commercial traveller; Mavolian Stacey, wife of said George Stacey; John Ronald Green, barrister-at-law; William James Green, contractor; and Albert Edwin Thomas, manufacturers' agent, all of St. Thomas, Ont.

First or Provisional Directors:—George Stacey, John Ronald Green and William James Green.

Chief place of Business:-City of St. Thomas, Ont.

Objects of the Company:—To purchase, acquire, deal in, sell and dispose of cutlery, silverware, dishes, woodenware, brasaware, plated ware, jewellery, brie-à-brae, fancy goods, knives, souvenirs, razors, hardware and other goods of a like or similar nature; and to act as manufacturers' agents, brokers, or commission agents in respect of any or all such goods or chattels. The operations of the company to be cerried on throughout the Dominion of Canada and elsewhere.

STANDARD ELEVATOR COMPANY' (LIMITED).

Incorporated, July 15, 1909. - - Amount of capital stock, \$250,000.

Number of shares, 2,500,-Amount of each share, \$100.

Corporate Members:—William Kellman Chandler, barrister-at-law; Esther Lockington, accountant; Hugh Phillipps, barrister-at-law; Hunry Walter Whitlab, barrister-at-law; and Ernest Angus Fletcher, student-at-law, all of Winnipeg, Man.

First or Provisional Directors: William Kellman Chandler, Henry Walter Whitla and Ernest Angus Fletcher.

Chief place of Business:-City of Winnipeg, Man,

of wheat and grain and other cereals and agricultural products and to receive the same on consignment or otherwise for sale and to sell the same on commission or otherwise and generally to conduct the business of dealers in grain, wheat and other cereals and of produce merchants; (b) To manufacture, buy and sell flour and other food articles manufactured from grain or cereals; (c) To acquire by purchase, lease or otherwise, and to own, sell, lease, construct, maintain, convey, improve, equip and operate all classes of grain elevators, warehouses, granaries, buildings and manufactories for the storage of grain and for the production and storage of all kinds of goods that may be produced from or in conjunction with grain or cereals of any kind, and to buy and sell, trade and deal in and deal with the products of said manufactories or factories and in said grain or cereals in any state of their product and to receive wheat or other grains or cereals for storage upon such terms and in such a manner as may seem convenient to the company or calculated directly or indirectly to render profitable the business of the company and not being contrary to law; (d) To carry on a business of warehousing and cold storage and all the business necessary or impliedly incidental thereto and to further carry on the business of general warehousing in all its several branches; (e) To construct, hire, purchase, operate and maintain all or any conveyances for the transportation in cold storage or otherwise by land or by water of any or all products, goods, or manufactured articles; (f) To issue certificates and warrants negotiable or otherwise to persons warehousing goods with the company and to make advances or loans upon the security of such goods or otherwise; (g) To manufacture, sell and deal in all goods usually dealt in by warehousemen; (h) To construct, purchase, take or lease or otherwise acquire any wharf, pier, dock or wharves capable of being advantageously used in connection with the shipping and carrying on of other business of the company and generally to carry on or undertake any business. undertaking, transaction or operation commonly carried on or undertaken by warehousemen and any other business which may from time to time secm to the directors capable of being conveniently carried on therewith or calculated directly or indirectly to enhance the value of the company's property or rights; (i) To purchase, sell, deal in and deal with all farm and dairy products and the various materials entering into or used in the production thereof, and to carry on the business of general merchants and dealers in all classes of goods, wares and merchandise; (j) To carry on a business of timber merchants, saw-mill proprietors and timber growers, and to buy, sell, grow, prepare for market, manipulate, import, export and deal in and deal with timber and wood of all kinds, and to manufacture and deal in articles of all kinds in the manufacture of which timber and wood is used; (k) To carry on business, as ship-owners and carriers

by land and sca and so far as may be deemed expedient the business of general merchants: (1) To buy, clear, plant and work timber estates: (m) To carry on a business of selling and supplying sand, gravel and stone for masonry or any other uses and to dig. sell, sift and supply such sand and gravel, and to blast, quarry, crush, trim and shape such stone suitable to the purposes for which it may be required; to furnish and supply the same and to acquire and operate all the necessary plant and machinery for any of the said purposes and generally to carry on the business of suppliers and dealers in building materials; (n) To carry on a general business of suppliers of all classes of fuel and for any purpose to manufacture, sell and purchase, deal in and deal with all classes of fuel and patented fuels; (o) To acquire and undertake the whole or any part of the business and property and liabilities of any person or corporation carrying on business with objects similar in whole or in part to the business or undertakings of the company; (p) To make, draw, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures and other negotiable or transferable instruments, but nothing in such powers shall be construed to authorize the company to issue any note or bill of exchange payable to bearer or intended to be circulated as money or as the note or bill of a bank; (q) To purchase or otherwise acquire and to take and hold shares, bonds, or other securities of or in any company having objects the same in whole or in part as those of this company or carrying on or intending to carry on any business which the board of directors may deem of benefit to this company, and to promote and guarantee in whole or in part the securities or obligations of such company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

Supplementary Letters Patent, issued July 16, 1909, to

'THE CANADIAN SHOE MACHINERY COMPANY' (LIMITED).

Changing the name of the said company to that of

'THE CANADIAN GENERAL AND SHOE MACHINERY COMPANY' (Limited).

Also extending the undertaking of the said company so as to embrace and include the following additional powers, that is to say :- To carry on the business of engineers, machinists, blacksmiths, boilermakers, coppersmiths, steamfitters, pattern makers, electricians, brass finishers, platers, tinsmiths, plumbers, shipowners, and builders of boats, ships and dredges, bridges, elevators, cars and dams, and founders in metals of all kinds; to manufacture, trade, deal in goods, wares and merchandise, either upon commission or otherwise, and particularly to manufacture, trade and deal in any kind of instruments and apparatus, and any and all machinery, machines, tools, engines, boilers, electrical machinery, electrical supplies, and other manufactures made in whole or in part from iron, brass and other metals and wood and other materials, including all mill aud ship supplies and all apparatus and articles of any description or kind in any metal or material. To acquire and hold any patent and invention and trade marks germane to the business of the company, and to manufacture, sell and deal in the wares made by same; to acquire and take over contracts, transfer and assign or otherwise dispose of any contract or undertakings of the company in whole or in part; to generate steam, gas or electricity for lighting, heating and power purposes and all apparatus for same for the purposes of the company; to acquire shares and securities in other companies authorized to do business which this company is authorized to carry on; to do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or attainments of any one or more of the objects herein enumerated, or which shall or may at any time appear to be conducive to or expedient for the protection of the company either as holders of or interested in, any property or otherwise; to acquire, erect, construct, lease, buy, sell or dispose of in any manner whatsoever, all movable and immovable property as may be necessary for the purposes and business of this company; to act as agent of or any other company or persons engaged in the manufacture, sale, importation or exportation of similar goods; to acquire and take over as a going concern the assets, liabilities and good-will of any business heretofore and now or hereafter carried on whether incorporated or unincorporated as engineers, machinists, brass founders, finishers and platers, and to pay for the said business the sum of money necessary in fully paid-up shares of the capital stock of the said company limited. The operations of the company to be carried on throughout Canada and elsewhere; to acquire and hold movable and immovable properties under lease, gift, purchase or exchange, or under any title whatsoever, and to dispose of same or any title whatsoever and with right to mortgage, lease, sell or exchange the same.

Supplementary Letters Patent, issued July 16, 1909, to the

'GEORGE MURRAY PUBLISHING CO.' (LIMITED).

Changing the name of the said company to that of

'MONTREAL STANDARD PUBLISHING CO.' (LIMITED).

'CANADIAN GRAVING-DOCK AND SHIP-BUILDING COMPANY' (LIMITED).

Incorporated, July 20, 1909. - - - Amount of capital stock, \$2,000,000.

Number of shares, 20,000.—Amount of each share, \$100.

Corporate Members:—Michael John O'Brien, contractor; and John Ambrose O'Brien, contractor, both of Renfrew, Ont; Frederick William Rous, esquire; and Gerald Arthur Dillon, merchant, both of Montreal, Que.; and Joseph Rouer Roy, C.E., of Ottawa, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To own, acquire, construct, establish, maintain and operate docks, slips, workshops, buildings, machinery, warehouses and other conveniences; (b) To own, build, acquire, buy, sell, rent, lease or otherwise dispose of, operate, maintain and charter steamships, ships, vessels, electators, barges, lighters, floating derricks, eranes, lightships, buoys, tow boats, and salvage vessels and equipment of all kinds and to use and employ the same in any lawful

business, whatsoever and wheresoever, in the Dominion of Canada and elsewhere; and to carry on the business of common earriers on the high seas and within the inland waters of the Dominion of Canada and elsewhere; (c) To earry on the business of proprietors of docks, wharves, jetties, piers, warehouses and of stores and of ship-owners, ship-builders, ship-wrights, engineers, dredgers, tug-owners, wharfingers, warehousemen, commission agents and merchants; (d) To own, acquire by purchase or otherwise, buy, build, sell, rent, lease or otherwise dispose of, construct, erect, operate and maintain warehouses, buildings, premises, mills, factories, manufactories, wharves, jetties and other buildings and works; (e) To carry on business as manufacturers of all kinds of machinery, boilers, structural iron or steel, bridges, tools and all kinds of iron and steel manufactures; (f) To own, build, operate, maintain, acquire by purchase or otherwise, buy, sell, cent, lease and operate water-powers and power-houses; to generate electricity. pneumatic, hydraulic or other power or force and to supply the same to munieipal corporations and to persons or companies operating tramways, electric railways and factories and generally to all persons using electricity or other power or force. Provided that the foregoing power when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (g) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (h) To acquire or undertake the whole or any part of the business property and liabilities of any person or company carrying on any business which the company is authorized to earry on or possessed of property suitable for the purposes of the company: (i) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; (j) To issue, hand over and allot as paid-up shares of the capital stock of the company hereby incorporated, in payment or in part payment of any business, franchise, undertaking, property, rights, privileges, leases, licenses, patents, contracts, real estate, stock, assets, and other property or rights which the company may lawfully acquire; (k) To issue, sell and allot as fully paid-up shares of the capital stock of the company hereby incorporated for services rendered to the company by the promoters of the company, or by counsel or others rendering services to the company, providing the directors are so authorized by by-law passed by them for that purpose and sanctioned by vote of not less than two-thirds of the value of the shareholders present, in person or by proxy, at a general meeting of the company duly called for considering the subjeet of the by-law. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE LAURENTIAN CHEMICAL COMPANY' (LIMITED).

Incorporated, July 20, 1909. - - - Amount of capital stock, \$590,000.

Number of shares, 5,900,-Amount of each share, \$100.

Corporate Members:—Andrew Downie Gall, manager, of Westmount, Que.; Rolland Préfontaine, manager; Fritz Ernest Lovell, merchant; William Galbraith, merchant; and Benjamin Archibald York, superintendent, all of Montreal, Que. 2)—9 First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To produce, manufacture, buy and sell or otherwise dispose of wood-alcohol, alcohol, turpentine, acetate of lime, charcoal tar and other products and by-products obtained by the distillation of wood, grain and other raw material, to deal with the said raw materials and generally to carry on the industry of distilling alcohols and other chemicals from wood, grain, or any other raw materials in all its stages and branches; (b) To cut, manufacture, sell, buy and sell or otherwise dispose of timber and lumber and carry on the lumber industry and trade in all its stages and branches and any other industry or trade kindred or allied to the principal industry of the company or useful for the complete utilization of its preducts, by-products, waste materials, property and resources; (c) To purchase, lease, construct, manufacture or otherwise acquire and use for the said purposes, hard and soft woods limits or either, lands, real estate, water-powers and dams, distilleries, factories and plants, machinery, appliances and supplies, inventions and trademarks, cars, tank-cars and sidings, boats, docks and wharves, warehouses and stores and all other things necessary or useful for producing, treating, storing, transporting and marketing the raw materials, products and by-products of the said industries and trades, and rent, sell or otherwise dispose of the same: (d) To carry on the trade or business of general store-keepers, and to erect, construct, own and hold all buildings and dwelling houses that may be necessary or convenient for the boarding and lodging and use of those employed in or about the company's works and premises; (e) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out, and enjoy any statute, ordinance, order, liceuse, power which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in, contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof; (f) To acquire the assets, properties and undertakings of any firm, corporation or individual carrying on business similar to that carried on by the company, and to pay for the same wholly or in part in cash, or wholly or in part in bonds, or wholly or in part in stock of the company; (g) To acquire and hold shares, bonds or other securities of or in any corporation or company doing a business similar to that authorized to be done by this company, and as holders thereof to exercise all the powers as owners thereof: (h) To dispose of by sale, lease or otherwise all or any of the property and undertakings of the company and particularly for shares, bonds, debentures or securities of any other company having objects similar to those of this company; (i) To acquire and hold shares and securities of any company carrying on or engaged in any business or business transaction which this company is authorized to engage in or carry on, and to sell, hold, issue with or without guarantee, and to deal generally with the same; (i) To enter into any arrangement or agreement to divide profits with any person, company or corporation carrying on or engaged in any business which this company is authorized to engage in; (k) To amalgamate with any other company or corporation having objects similar to those of this company; (1) To apply for, take out, hold, purchase or otherwise acquire patents of invention, leases, licenses and concessions conferring any exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, and which might seem calculated to benefit the company, and to use and dispose of such patents or information as to the company may seem proper. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

SPARKS BROS. (LIMITED).

Incorporated, July 20, 1909. - - - Amount of capital stock, \$40,000.

Number of shares, 400.-Amount of each share, \$100.

Corporate Members:—Roderick Percy Sparks, manufacturer; Robert Russell Sparks, manufacturer; Nicholas Sparks, barrister-at-law; John Finn Hollingsworth, accountant; and Donald Hector Maclean, barrister-at-law, all of Ottawa, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Ottawa, Ont.

Objects of the Company:-(a) To acquire the business at present carried on by Roderick Percy Sparks and Robert Russell Sparks, both of the City of Ottawa trading under the name, style and firm of 'Sparks Bros.' including the stock-in-trade, manufacturing plant and machinery, fixtures, book debts, patent rights and assets generally, including good-will, and to continue and extend said business; (b) To carry on the business of general wholesale manufacturers, merchants and manufacturers' agents, to manufacture and sell clothing of all descriptions and to deal in dry goods of all descriptions, contractors and lumbermen's supplies, tents, tarpaulins, flags and small wares; (c) To acquire by purchase, license or otherwise and to convey, sell and assign patent rights and trade marks relating to the business of the company and to pay and receive royalties thereon, and to use, exercise, develop and grant licenses in respect thereof; (d) To promote and assist financially by guarantee or otherwise the business and undertakings of other companies with which or of persons with whom said company shall have business relations; (e) To draw, make, accept, endorse and discount, execute and issue, promissory notes, bills of exchange, debentures and other negotiable securities or transferable instruments; (f) To take or otherwise acquire or hold shares in any other company having objects similar to those of the company or carrying on any business capable of being conducted so as to benefit this company; (g) To promote and to subscribe for shares of any company or companies which may be incorporated inter alia for the purpose of acquiring all or any of the property and liabilities of this company or for any purpose which may be calculated to benefit this company; (h) To sell or dispose of the property of the company or any part thereof and for such consideration as the company may think fit, and to receive, acquire, hold, enjoy and dispose of shares, debentures or other security as part of such consideration; (i) To distribute any of the property of the company in specie among the members. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued July 21, 1909, to

'THE ATLAS CENTERING COMPANY' (LIMITED).

Changing the name of the said company to that of

'THE ATLAS CONSTRUCTION COMPANY' (LIMITED).

Supplementary Letters Patent issued July 21, 1909, to

(HMITED EDITORS: (Ingred)

Increasing the capital stock of the said company from \$20,000 to the sum of \$100,-000, being an addition of 800 shares of \$100 each to the present capital stock.

'THE ELGIN AUTOMOBILE CO,' (LIMITED).

Incorporated, July 22, 1909. - - - Amount of capital stock, \$10,000.

Number of shares, 100.-Amount of each share, \$100.

Corporate Members:—Benjamin Franklyn Housinger, cigar manufacturer; William Rollin Jackson, jeweller; John Ronald Green, barrister-at-law; Albert Edwin Thomas, manufacturer's agent; and Thomas Donley, hotel-keeper, all of St. Thomas, Ont.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of St. Thomas, Ont.

Objects of the Companys—(a) To purchase, acquire, rent, lease, operate, manufacture, repair, sell, let or otherwise deal in or dispose of automobiles and automobile supplies and accessories of all kinds, including oil, gasoline, electrical appliances, motors, bicycles, eugines, acetylene and all other apparatus and incidentials; (b) To carry on the business of a machinist and a repairer of automobiles, engines and machinery of all kinds; (c) To act as manufacturers agents; to conduct the business of an automobile livery, and (d) To operate motor omnibus lines. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'RHODES CURRY COMPANY' (LIMITED).

Incorporated, July 22, 1909. - - - Amount of capital stock, \$3,000,000.

Number of shares, 30,000. - Amount of each share, \$100.

Corporate Members:—Edouard Fabre Surveyer, K.C.; George Vipond Cousins, manager; Fred Curtis Clarke, accountant; Sydney Banford Hammond, accountant; and Herbert George Boyle, accountant, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-Amherst, N.S.

Objects of the Company:—(a) To purchase or otherwise acquire and take over the business, undertaking, property and franchises of Rhodes Curry & Company, Limited, a company having its head office at Amherst in the Province of Nova Scotia, and to pay therefor wholly or partly in cash or wholly or partly in paid-

up shares of the company or otherwise; (b) To carry on the bus nesses of general merchants, lumbermen, lumber and timber merchants in all bunches, marufacturers of sashes, doors and woodenware of all kinds, builders as d centractors for the construction of buildings and works of all kinds and manufacture's and constructors of railway and train car trucks, carriages, rolling stock and equipment of all kinds and everything employed in or about the same and generally of any and all articles and things in which metal, stone, brick, wood or any or either of them forms a component part: (c) To purchase, lease, acquire any interest in. hold, use, occupy, sell and convey real estate, licenses to cut timber, timber limits, buildings, mills, machinery, vessels, vehicles propelled by steam, electricity or otherwise and other property, and to sell, exchange, improve, manage, developlease, dispose of, turn to account or otherwise deal in the same; (d) To smelt, dress in every or any manner, and by every or any process, and to manufacture, iron, minerals and inctallic or other products, and for such purpose to make, build and execute all necessary and proper works, and to do all necessary and proper acts, and to erect and maintain all suitable furnaces, forges, mills, engines, houses and buildings; (e) To construct, improve, maintain, develop, work, manage, carry out or control any roads, ways, tramways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores, and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to subsidize, or otherwise assist or take part in the construction- improvement. maintenance, working, management, carrying out, or control thereof; (f) To acquire and take over as a going concern the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which this company is authorized to carry on or possessed of property suitable for the purposes of this company and with a view thereto to acquire all or any of the shares, debts and liabilities of such company; (g) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (h) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions, and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (i) To purchase, lease or otherwise acquire, hold and enjoy all the property, franchises, good-will, rights and privileges held or enjoyed by any person or firm or by any company or companies carrying on, or formed for carrying on, any similar business to that which this company is authorized to carry on and to undertake the liabilities of any such person, firm or company; (i) Notwithstanding the provisions of section 44 of the said Act to purchase, take or acquire by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, stock whether common or preferred, debentures, bonds, and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint; (k) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage

in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company. And to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (1) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined; (m) To draw, make, accept, indorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments; (n) To distribute in specie or otherwise as may be resolved, any assets of the company among its members and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (o) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company; (p) To enter into any arrangements with any governments or authorities supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority, any rights, privileges, and concessions, which the company may think it desirable to obtain, and to carry out, exercise, and comply with any such arrangements, rights, privileges, and concessions; (q) To do all or any of the matters hereby authorized, either alone or in conjunction with, or as factors, trustees or agents for any other companies or persons, or by or through any factors, trustees, or agents; (r) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (s) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE STEPNEY MOTOR WHEEL OF CANADA' (LIMITED).

Incorporated, July 22, 1909. - - - Amount of capital stock, \$4,750.

Number of shares, 190.-Amount of each share, \$25.

Corporate Members:—William Henry Davies, manufacturer, of London, Eng.; James Thomas, foreman; Goldwin Larratt Smith, solicitor; Gordon Bruce Balfour, solicitor; and Louis Wright, solicitor's clerk, all of Toronto, Ont.

First or Provisional Directors:—William Henry Davies, James Thomas and Goldwin Larratt Smith.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:—(a) To acquire and take over as a going cencern the business in Canada of the Stepney Spare Motor Wheel Limited, of Stepney, Llanelly, South Wales, Great Britain, and including the acquisition by purchase or otherwise from the said The Stepney Spare Motor Wheel Limited, of all the patents and patent rights, for Canada, relating to the Stepney Spare Motor Wheel and particularly patents numbers 107149 and 113461 for Canada and the right to

manufacture and produce such patents in Canada and including the good-will of the said business in Canada and all the Canadian plant, tools, machinery and stock-in-trade of the said The Stepney Spare Motor Wheel Limited; (b) To carry on all or any of the following businesses: manufacturers and dealers of and in motors, cycles, motor wheels, motor and cycle tires and general rubber goods and motor accessories, electric and general engineers, smiths, fitters and joiners, tool makers, turners and manufacturers of and dealers in every description of machinery tools, engines and plant; (c) To convey or carry on, make arrangements for the conveyance or carriage of persons, animals or goods in or between any place or places, or any port or ports, or on any rivers, canals or streams, by means of conveyances, vehicles or vessels manufactured, owned or hired by or under the control of the company; (d) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of, or render profitable any of the company's property or rights; (e) To purchase or otherwise acquire and obtain provisional or other protection and licenses in respect of any invention or alleged inventions, patents, trade-marks or names, designs, copyrights, schemes, ideas, secret or other processes, and the like, whether in the Dominion of Canada or clsewhere, which may appear likely to be advantageous or useful to the company, and to test, develop, prolong, renew. exercise, use, vend, grant exclusive or other licenses in respect of, or otherwise deal with all or any of the same; (f) To advertise or make known the products or conveyances, vehicles, or vessels dealt in by the company in such manner as may be deemed expedient, and in particular by promoting or assisting or taking part in race meetings, reliability or speed trials, or tests, sports, shows, or exhibitions, and by giving or making contributions towards money and other prizes or rewards; (g) To carry on any of the trades or businesses above mentioned either in connection with or separately from the business referred to in paragraph 'a' of this clause, and either during the continuance or after the discontinuance or abandonment of that business; (h) To acquire by purchase or otherwise any property (real or personal) liberties, rights or privileges, which may be necessary for or conveniently used or dealt with by the company; (i) To obtain from any Government or State, or from any potentate local or other authority, any monopolies, concessions, charters, contracts, grants, privileges and rights, the acquisitions or possession of which may appear likely to further the objects of or benefit the company, and to exercise, comply with, work, carry into effect, and turn to account any grants, contracts, or rights so obtained; (j) To promote or assist in the promotion of any company or companies in the Dominion of Canada or in any state, colony, or dependency for or with any purposes or objects. and to effect or assist in effecting the incorporation of such company or companies in the Dominion of Canada, under The Companies Act or special Acts of parliament, or in any state, colony or dependency, according to the law of any such foreign state, colony or dependency or otherwise; (k) To invest any of the moneys of the company in or upon such investments or securities as may from time to time be deemed expedient, and to lend or advance moneys to, guarantee the contracts or engagements of, become surety for, and financially assist any person, firm, company or corporation, with which the company may have business relations: (1) To draw, make, accept, endorse, issue, purchase, negotiate, discount and deal in bills of exchange, promissory notes, letters of credit, coupons, circular notes, bills of lading, dock warrants, delivery orders, rights or things in action, and other negotiable or mercantile instruments or securities; (m) To purchase or otherwise acquire any share or interest in or the whole or any part of the business, good-will, and assets of any person, firm or company carrying on any busi-

ness, within the scope of the objects of this company and to undertake all or any of the liabilities or obligations of such person, firm or company and to carry on, conduct and liquidate any business so acquired, and to make and carry into effect any contracts or agreements with any such persons, firm or company as aforesaid with respect to amalgamation, joint working, co-operation, division of profits, mutual assistance, or otherwise, and to accept by way of consideration for any such contract or arrangement, any shares, debentures or securitics of the company; (n) To apply for, promote, and obtain any Orders, Acts of Parliament, charters and other powers or authorities for enabling the company to extend, modify or carry out any of its objects or powers, or for any other purposes whatsoever; (o) To maintain, repair, build upon, alter, improve, extend. manage, develop, sell, lease, exchange, let on hire, or otherwise deal with the whole or any part of the property and assets at any time acquired, possessed or controlled by the company; (p) To sell, transfer or dispose of the whole or any part of the business or undertaking of the company to any other company (whether promoted by this company or not) or to any person, firm or corporation and to accept, by way of consideration for any such sale, transfer, or disposal, any shares, debentures, debenture stock, bonds or securities of any other company; (q) To effect incorporation or recognition of the company in any colony, dependency, foreign country or place; (r) To transact, manage and carry on any trade, business, or operation within the scope of the company's objects at any time or times, and as by, or through principals, agents, brokers, trustees, contractors, sub-contractors or otherwise and either on sole or joint account; (8) To do all such other acts and things as may seem incidental or conducive to the attainment of the above objects, or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'MAPLE DAIRY COMPANY' (LIMITED).

Incorporated, July 23, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200 .- Amount of each share. \$100.

Corporate Members:—Hon. Robert Stanley Weir, joint recorder; Milton Lewis Hersey, analytical chemist; John Alfred Millar, merchant; Duncan Peter Anderson, physician; and Henry Johnston Elliott, advocate and K.C., all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company.—(a) To carry on the business of dealers in and suppliers of pure milk and the products thereof; (b) To establish and operate a pasteurizing plant and methods for the pasteurization of milk; (c) To carry on all or any of the businesses of dairymen, cheese, butters and egg dealers, poultry and live stock breeders, farmers and general provision merchants, and to buy. sell, make, import, export, refine, prepare, deal and trade in cattle, poultry, game and live stock of every description, milk, cream, butter, cheese, eggs, butternik, potted meats, ice cream and table delicacies; and any other commodities, articles, goods and things, usual, or which may be conveniently dealt with in the course of carrying on any or all of the businesses above mentioned; (cc) To acquire, as a going concern, the business, property, stock-in-trade, goodwill and all

other assets of whatsoever nature of the business now carried on under the name and style of 'Maple Dairy Company,' and to pay for the same by the issue of fully paid-up shares or otherwise; (d) To purchase or otherwise acquire and obtain provisional or other protection and licenses, in respect of any inventions or alleged inventions, patents, trade marks or names, designs, copyrights, ideas, secret or other processes and the like, whether in the Dominion of Canada or elsewhere, which may appear likely to be useful or advantageous to the company, and to test, develop, prolong, renew, exercise, use, vend, grant exclusive or other licenses in respect of, or otherwise deal with all or any of the same; (e) To promote or assist in the promotion of any company or companies, for or with similar purposes or objects; (f) To purchase or otherwise acquire any share or interest in, or the whole or any part of the business, good-will and assets of, any person, firm or company, carrying on business similar to that which this company is hereby authorized to carry on, and to undertake all or any of the liabilities or obligations of such person, firm or company, and to carry on, conduct and liquidate any business so acquired; and to make and carry into effect any contracts or agreements with any such person, firm or company as aforesaid, with respect to amalgamation, joint working, co-operation, division of profits, mutual assistance or otherwise, and to accept by way of consideration for any such contract or arrangement any shares, debentures or securities of any similar company; (g) To sell, transfer or dispose of the whole or any part of the business or undertaking of the company, to any other similar company, or to any person, firm, or corporation carrying on a similar business, and to accept by way of consideration for any such sale, transfer or disposal, any shares, debentures, debenture stock, bonds or securities of any similar company; (h) To amalgamate with or join in any similar business; (i) To act as agents for any company, partnership or person carrying on a similar business; (j) To apply or subscribe for, accept and hold and dispose of any shares, debentures or securities of any company or corporation, carrying on or authorized to carry on a business similar in whole or in part to that of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'RANDALL, GEE AND MITCHELL' (LIMITED).

Incorporated, July 28, 1909. - - - Amount of capital stock, \$25,000.

Number of shares, 250.-Amount of each share, \$100.

Corporate Members:—Frank Warren Piche, manager; Henry Vincent Lloyd, accountant; Charles Stewart Blanchard, barrister-at-law; Archibald Campbell, barrister-at-law; and Colin Young Mackenzie, student-at-law, all of Winnipeg, Man.

First or Provisional Directors:—Frank Warren Piche, Henry Vincent Lloyd and Archibald Campbell.

Chief place of Business:-City of Winnipeg, Man.

Objects of the Company:—(a) To carry on an elevator and warehouse business; (b)

To erect, acquire, lease, maintain and operate elevators, grain storage and cleaning plants and warehouses for grain or general merchandise; (c) To store, handle and clean grain, merchandise, goods and chattels of any and all kinds; (d) To

deal in, purchase, hold and sell grain and flour; (e) To carry on a grain milling business, and to erect, acquire, maintain, lease and operate flour mills, oat-meal mills, linseed mills, and other mills for the manufacturing of flour, oatmeal, linseed oil and cake and other products and by-products of grain, or products or by-products of which grain shall form a constituent part; (f) To build, purchase, acquire, charter, lease and operate steamships, vessels, tugs and barges and other conveniences for the transport of freight and passengers by water; (g) To confacilities and in connection therewith to carry on the business of general wharfingers; (h) To purchase, lease or acquire water-powers and water privileges and to develop therefrom hydraulic, pneumatic, electrical or other power or energy and to use the same in connection with the business of the company and to sell, lease or dispose of any surplus thereof and to enter into working arrangements with other companies, persons, firms, and corporations for the use thereof either for power or for electrical lighting purposes, and to establish, operate and maintain any electrical lighting or power plant and to sell and dispose of electric light, and power; Provided always that the rights and privileges hereby conferred upon the company to generate electrical energy for light, heat and power, when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (i) To sell for cash or on credit, or for part cash or part credit, to lease, exchange, grant or otherwise dispose of lands of the company, to build upon, or to cultivate or improve the said lands: (i) To purchase, sell, dispose of and deal in lumber, timber, coal and coke and other kindered commodities; (k) To purchase, acquire, sell, hold, hypothecate, or dispose of shares, stock, assets or debentures, in any other corporation carrying on a business similar to that carried on by this company; (1) To amalgamate with any company having objects similar in whole or in part to those of the company and to enter into agreements with any such company for any of such purposes; (m) To raise or assist in raising money for and to aid by way of bonus, loans, promise, endorsement, or guarantee of bonds, debentures, or other securities or otherwise, any corporation in the capital stock of which the company holds shares or with which it may have business relations; (n) To make advances on any grain, merchandise, goods, and chattels which may be stored with or be in the custody of or be on any railway or vessel or ship in course of transit to or from the company or any of the elevators, mills or warehouses thereof; (0) To take, receive and hold securities by way of mortgage, lien or charge on real or personal estate, or by way of bonds, debentures or other securities from any person, persons or incorporations to secure any indebtedness to the company of such person, persons, or incorporations, and to sell and dispose of and to realize all such securities: (p) To purchase, sell, raise, feed, fatten, dispose of and deal in cattle, sheep, horses, goats or swine and to agree with others for hire to feed or fatten any cattle, sheep, horses, goats or swine belonging to such others; (q) To act as agents on commission, hire or otherwise for others in purchasing or selling any of the commodities in which the company has power to deal; and generally to do all acts, deeds and things necessary and convenient to the exercise of any of the powers of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'H. WALTERS AND SONS' (LIMITED).

Incorporated, July 29, 1909. - - - Amount of capital stock, \$350,000.

Number of shares, 3,500.-Amount of each share, \$100.

Corporate Members:—Morley Punshon Walters, manufacturer; and Joseph Eugène Gravelle, merchant, both of Hull, Que.; James G. Walters, manufacturer; James Walters, ir, manufacturer; and Herbert Isaac Thomas, purchasing agent, all of Ottawa, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Hull, Que.

Objects of the Company:—(a) To manufacture, buy, sell and deal in all kinds of axes, edge tools, handles, machine knives, lumbermen and contractor's tools, and to enter into any and all contracts for the manufacture, or supplying of all such goods, articles and materials above mentioned; (b) To acquire, own and operate as owners or licensees any patents or trade-marks now existing or which may hereafter be obtained, appertaining or incidental to the foregoing and to sell and dispose of such patents and trade-marks or any of them; (c) To acquire by purchase, lease or otherwise, any business similar in whole or in part to that which the company is authorized to carry on, and to issue paid-up shares in payment of the purchase price thereof; and (d) To do and transact all other matters and things necessary or incidental to carrying on of said business, and to purchase, lease or otherwise acquire and hold such property, real and personal, as the company may deem necessary to acquire or have in the carrying on of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'FINANCIAL AND INDUSTRIAL AGENCY OF CANADA' (LIMITED).

'AGENCE FINANCIERE ET INDUSTRIELLE DU CANADA' (LIMITÉE).

Incorporated, July 30, 1909. - - - Amount of capital stock, \$25,000.

Number of shares, 500.—Amount of each share, \$50.

Corporate Members:—Jules d'Estimauville Clément, manager; Lawrence Alexander
Wilson, merchant; Paul Louis Turgeon, accountant; Joseph Léonide Perron,

advocate; and Paul Galibert, merchant, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To establish, maintain, conduct a jobbing, commission and general agency business and to carry on the business of manufacturers' agents and commission merchants; (b) To publish books and commercial publications; (c) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes, or the attainment of any one or more of the objects herein enumerated, or incidental to the powers herein named, or which shall at any time appear conducte or expedient for the protection or benefit of the corporation either as holders of, or interested in, any property or otherwise; and (d) To issue paid-up shares in payment of any property rights, trade-marks, bought by the company in remuneration of services rendered or for any other consideration which the directors may think advisable or proper. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'BRITISH AMERICA MILLS AND TIMBER COMPANY' (LIMITED).

Incorporated, August 4, 1909. - - - Amount of capital stock, \$25.000.

Number of shares, 250.—Amount of each share, \$100.

Corporate Members:—Mathew George Curran, manager; David McCleave, accountant; Daniel Willis McKerchar, barrister-at-law; William Wilson, accountant; and Hugh Racey Patriarche, manager, all of Winnipeg, Man.

First or Provisional Directors: Mathew George Curran, David McCleave and Daniel Willis McKerchar.

Chief place of Business:-City of Winnipeg, Man.

Objects of the Company:-(a) To acquire and hold timber limits, timber licenses and timber lands, and to sell and dispose of such property, to engage in the cutting and manufacture of timber and lumber and their products of any kind and description, to carry on the business of timber and lumber merchants by wholesale and retail, and to acquire, work, equip and operate saw-mills, planing mills and other works and industries incidental to the business of manufacturing and dealing in lumber and timber and their products; (b) To carry on the industry and business of mining in all its branches and for that purpose to prospect for, open up and develop and operate all classes of mines and deposits of metals, minerals, rock, clay, gypsum or other deposits or formations found in or on the ground, and to apply to the working, development and conversion thereof and of the products thereof, any process that can be applied thereto with a view to render such products serviceable for the company's use or suitable for the market; (c) To carry on the business of wholesale or retail dealers in all lines of merchandise; (d) To open up, construct, and maintain roads, bridges and tramways on the property of the company for convenience of access and communication to and from any of the company's works, and for the transportation of its products and supplies; to build and to acquire by purchase, lease, charter or otherwise, and to operate ships, vessels, tugs, boats and barges of every description for use in connection with any such works; (e) To carry on the trade, industry or business of builders and contractors in any and every line of work or industry, including inter alia the construction, erection, building and repairing of houses, dwellings, barns, shops, warehouses, depots, storehouses and all other classes or kinds of buildings, structures and erections whether for public or private business, mercantile or industrial use or for any purpose whatsoever; the making, opening, building and constructing of drains, ditches, water courses, aqueducts, sewers, canals, piers, wharves, roads, bridges, telegraph and telephone lines, railways and tramways, including any and every branch of work involved in railway or tramway constructions, and every other class of work, industry or undertaking usually done or undertaken by builders or contractors, and to do the business and to carry on the industries generally of railway contractors and that of a construction company; to engage in the production and manufacture of and to acquire and use for the company's purpose, and to act as wholesale and retail dealers in builders' and contractors' supplies, materials and accessories of every nature and kind whatsoever, and all classes of machinery, power, plant, tools and appliances used by or useful for builders or constructors or construction companies for any such purposes; (f) To prepare estimates, plans and specifications and to submit tenders and enter into contracts for any of such works, and to give security for the completion of any of the company's works, contracts or undertakings by the bonds, debentures or other securities of the com-

pany or otherwise, and on such terms as may be agreed upon from time to time; (a) To build, equip, maintain and operate telegraph and telephone lines in connection with and for the purposes of the company's works or operations; (h) To purchase, lease or otherwise acquire, build, equip and operate such transportation facilities by land or water as may be necessary to conduct the operations of the company, and to carry on business as carriers of passengers, goods, wares and merchandise; (i) To purchase or otherwise acquire and to take and hold shares, bonds, debentures and other assets or securities of any other corporation carrying on or interested in any trade, business, undertaking or industry of a character similar to any of the company's business or undertaking, or with which the company shall have business relations, and while holding the same to exercise all rights and powers incidental to the ownership thereof, including the power to vote on such shares; to assume and carry out the contracts and obligations and to guarantee the indebtedness of any such corporation, and to enter into contracts for any such purpose; (j) To take from any person, firm or corporation by way of security for any indebtedness due or accruing due to the company, mortgages, liens and other securities on any and every class of property, rights or franchises and the debentures or other securities of such other corporations; to sell and dispose of all such securities; to receive releases of all equities of redemption in properties over which the company has a lien, charge or mortgage, and to sell and dispose of all property acquired by way of security; (k) To sell, lease or otherwise dispose of the company's entire undertaking, property and assets or any part or parts thereof at any time or from time to time and for such consideration as the company may see fit and to accept in payment in whole or in part, or by way of security for the purchase money or rent, mortgages or liens thereon, or the shares, bonds, or debentures of any other corporation, or any other form of security whatever that the company may deem proper; and also, to sell, dispose of and assign any such securities to any purchaser or assignee; (1) To apply for, purchase or otherwise acquire, and to hold, utilize and sell patents of invention, trade-marks and licenses or concessions of any kind granting any exclusive or limited rights in respect of any article, combination, preparation or process whatsoever; (m) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure or amalgamation with any other corporation, firm or persons engaged in any line of industry or business of a like character with any of the company's business or operations on such terms as the company may deem fit; (n) To engage in and carry on any other business which may be deemed desirable to be carried on in conjunction with any of the company's business or undertaking; (a) To act as agent on commission, hire or otherwise for others in pursuing any of the powers granted to the company by its charter; (p) To acquire or take over by purchase, lease or in any other way on such terms as may be agreed upon, the business, industry or undertaking of any person, firm or corporation engaged in or having power to engage in any of the businesses or operations hereby authorized in whole or in part as a going concern or otherwise, and to carry on such business, industry or undertaking; (q) To do all acts, deeds and things necessary or convenient for the exercise of all or any of the powers of the company or that may be deemed conducive to its interests. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE ST. LAWRENCE TOBACCO AND CIGAR COMPANY' (LIMITED), Incorporated, August 4, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 2,000,-Amount of each share, \$50.

Corporate Members:—Joseph Raoul Claude, trader, of Montreal, Que.; Omer Wilfrid Legault, manufacturer; Hormisdas Eusèbe Trudeau, lumber merchant; Edouard Gohier, real estate owner; Joseph Alphonse Elias Groulx, doctor; Hercule Gohier, mblie notary: and Philémon Cousineau, advocate, all of St. Laurent, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-Town of St. Laurent, Que.

Objects of the Company:—(a) To manufacture tobaccos, eigars and eigarettes in all kinds and forms, to buy, sall and deliver the same, either by wholesale or retail and for such purposes to act as manufacturer's agents and to deal generally in tobacco, either raw leaf or manufactured; (b) To acquire, orn and manage stores, buildings and lands useful for the said trade; (c) To acquire by purchase or otherwise the undertaking, assets and good-will or any part thereof of any person, firm or corporation carrying on a business similar in whole or in part to that of this company and pay for the same in shares of the capital stock of the company; (d) To acquire the undertaking of the company known as 'The St. Lawrence Tobacco Company' (Limited) and pay for the same in shares of the company and (c) To buy and acquire the brands, trade-marks and good-will of other persons, firms or companies dealing in tobacco and eigers and eigerstess. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'TALBOT' (Limitée).

Incorporated, August 4, 1909. - - - Amount of capital stock, \$99,000.

Number of shares, 990.—Amount of each share, \$100.

Corporate Members:—Joseph Adam Talbot, merchant; Louis Antoine Dion. accountant; Joseph Proulx, clerk; Charles Garon, clerk; and Miss Anna Talbot. spinster, all of St. Germain de Rimouski, Que.

First or Provisional Directors:—Joseph Adam Talbot, Louis Antoine Dion and Joseph Proulx.

Chief place of Business:-Town of St. Germain de Rimouski, Que.

Objects of the Company:—(a) To carry on the business of wholesale and retail merchants in dry goods, hardware, groceries, provisions; (b) To manufacture and sell wood of all kinds; (c) To acquire and own shares in corporate companies carrying on a business similar to that of this company; (d) To amalgamate with other companies carrying on business similar to that of this company, and sell all the assets of the company; (e) To acquire the stock in trade of M. J. A. Talbat doing business at Rimouski or elsewhere, comprising all the assets of the said business, and issue paid-up shares in payment or part payment of the said stock in trade; (f) To acquire any other stock in trade and business of any other companies, partnerships or individuals doing business similar to that of this company, and give in payment or part payment of the said stocks in trade, paidup shares of this company; (e) To carry on any trade, manufacturing or otherwise, connected with the business for which this company is incorporated, or which may be useful to the business of this company; (h) To carry on a wholesale and retail business in any mcrchandise whatsoever. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'BRITISH AMERICAN BANK NOTE COMPANY' (LIMITED).

(Re-incorporation).

Incorporated, August 5, 1909. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000 .- Amount of each share, \$100.

Corporate Members:—Jeffrey Hale Burland, manager; Peers Davidson, advocate; Arnold Wainwright, advocate; and William Brisbane, manager, all of Montreal, Que; and George Ernest Valleau, manager, of Ottawa, Ont.

First or Provisional Directors:—Jeffrey Hale Burland, Peers Davidson and William Brisbane.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:-(a) To carry on the manufacturing, mechanical, and chemical operation and business required in the engraving and printing of bank notes, debentures, bonds, postage, revenue and bill stamps, bills of exchange and other matter, and to carry on all other branches incidental thereto; (b) To carry on the business of engravers, lithographers, photo-engravers, printers and publishers in all their respective branches or any business incidental thereto; (c) To carry on the business of manufacturers of and dealers in papers, cardboards and cards of all descriptions and the products thereof; (d) To construct, equip, lease, use, dispose of and generally deal with such buildings, works, mills, machinery and plants as may be required and useful in conducting the business of the company; (e) To develop electric and other power, light and heat, and to sell and dispose of the surplus thereof; (f) To pay for any property purchased by the company, or for the cost of construction of any plant or works of the company, by the issue of paid-up shares or bonds of the company or partly in shares and partly in bonds; (g) To apply for, purchase, lease or otherwise acquire, and to own, operate, introduce or sell, assign and otherwise dispose of, and grant licenses in respect to, or otherwise turn to account trade-marks, trade names, and all inventions and improvements in machinery and processes, used in connection with, and secured under letters patent of invention, or otherwise; (h) To purchase, deal in, hold, or in any manner acquire all or any portion of the capital stock or bonds of any company, authorized to carry on any business which this company is authorized to carry on; and while holding the same to exercise all the rights and powers of ownership thereof; (i) To make cash advances and to accept security therefor, and to guarantee the contracts or contractual obligations of every nature and kind to any person, firm, association or corporation carrying on a business similar in whole or in part to that of this company; (i) To enter into any agreement for sharing profits, joint adventure, reciprocal concessions, or other arrangement of like nature, with other persons or companies, authorized to carry on any business which this company is authorized to carry on: (k) To acquire and take over as a going concern any property or business, incorporated or not, which this company is authorized to carry on, and all or any of its assets or liabilities, and to pay for the same by shares of the company, or by any other means; (1) To do all and everything necessary, suitable and proper for the accomplishment of any of the purposes, or attainment of any of the objects herein enumerated; (m) The company may, by by-law, provide for the creation, management and disposal of a pension fund, as distinct from the funds of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

· COMPAGNIE D'ART ET D'INDUSTRIES ' (LIMITÉE).

Incorporated, August 5, 1909. - - - Amount of capital stock, \$45,000.

Number of shares, 900.—Amount of cach share, \$50,

Corporate Members:—Grégoire Meloche, contractor, of St. Louis. Que.; Alexandre Clave, glass painter; Albert Vermonet, glass painter; Henri Perlriau, journalist; and H. Avila Gauthier, accountant, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To manufacture, sell and lay all materials for altars, Stations of the Cross, statues and other objects of piety for religious buildings and objects of picty; (b) To manufacture, sell and put up windows of all kinds for public and private buildings, civil and religious; (c) To manufacture, sell and lay mosaic payements for all public and private buildings, religious and civil; artistic castings; porcelain painting for public and private buildings, religious and civil; mural decorations of all kinds; (d) To manufacture and sell embroideries and imitations of embroidery of all kinds; (e) To manufacture and sell portraits on glass, articles of all kinds for advertising; statues, busts and all kinds of artistic decoration for public and private buildings, civil and religious, streets, parks and gardens either public or private; (f) To paint all public and private buildings, civil and religious; (g) To manufacture, carve and sell monuments of all kinds for any place, particularly for cemeteries; to import all the raw materials needed by the company for the above purposes, as also all articles which the company may rent and sell in the ordinary course of its business; (h) To apply for, buy and otherwise acquire, employ, sell, dispose of, and otherwise carry on the business of brevets d'invention, rights, patents, trade-marks, improvements, licenses to use machines, apparatus or processes relating to the arts or industries of the company; to buy the ownership of the said patents of invention and other rights and pay the same by paid-up shares, bonds or other securities as the company may think proper; (i) To erect, construct, buy, put in operation and work all workshops and manufactures which the company may need in its business; (j) To buy, acquire, own, convey, and sell shares, stocks, debentures and securities of any other society, company or corporation carrying on any business which this company is authorized to carry on or doing any business which can be carried on to the benefit of this company, and dispose thereof; (k) To issue and give, as paid-up, shares of the company hereby incorporated, in payment of all franchises, undertakings, property, rights, privileges, leases, mortgages, patents, contracts, real estate, stocks, assets and all other property, rights or things which the company may acquire from any persons, societies, companies or corporations; (1) To amalgamate with any societies, or companies doing the same business as that of this company; (m) To remunerate any person or company for services rendered, or to be rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares in company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business, to pay the same in cash or in paid-up shares of the company; (n) To carry on all the arts and industries which the company may judge profitable and suitable to increase the value of the rights and assets of the company, and do all things connected with the above objects, or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

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'VIAUVILLE LANDS' (LIMITED).

'TERRAINS VIAUVILLE' (LIMITÉE).

Incorporated, August 5, 1909. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000.—Amount of each share, \$100.

Corporate Members:—Joseph Urgel Bérard, physician; François Xavier Roy, advocate; Lothar Reinhardt, jr., brewer; Denis Baxter, accountant; and Louis Philippe de Grandrofe, physician, all of Montreal, Ouc.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company: -(a) To carry on a real estate business; (b) To carry on the business of a land company, with power to buy, own, develop, improve, acquire, settle, cultivate, let, guarantee, exchange and sell immovable properties and lands, under cultivation or not, and all interests therein, to trade and otherwise dispose thereof, and to that end apply and invest the capital of the company in the purchase, survey, payment, improvement, development and preparation for occupation and settlement of the said lands as may be most convenient for the purposes of the company; (c) In and upon the said lands, to cause to be constructed. erected, built and maintained, roads, bridges and other means of communications inland, houses, mills, factories and manufactures and other buildings and works necessary or convenient for the occupation or improvement of any of the said lands, and put in operation and make all kinds of works or improvements thereon; (d) To construct dwelling houses and other buildings on the said lands, or on any part of said lands; (e) To sell, let, transfer, exchange the said immovable property or any part thereof, to dispose or otherwise trade therein, and to develop, improve and lay any such property into building lots, streets, lanes, squares or otherwise; (f) To advance moneys by way of loans to the purchasers or lessees of any part of the company's property for purposes of building or other improvements thereon, to aid by advances of money to the construction and maintenance of roads, streets, water works, drains and other works calculated to give better access to the property of the company and to enhance its value; (g) To take and hold mortgages, loans and charges in order to guarantee the payment of the purchase price of any property sold by the company or any money due to the company by the purchasers, or advance money made by the company to the purchasers for purposes of construction or other improvements on the lands acquired by the company; (h) To open, search for, work and exploit in and on the said lands and mine for any and all minerals, ores, and metallic substances and products which may be found therein, and to acquire, possess, develop, sell, and let quarries and mineral lands, mines, including coal mines and mining licenses, oil wells and other products, which may be found in the quarries and mining lands, and do all things necessary to put in operation the said mines or works relating thereto; (i) To do as principals and as agents or factors the general business of quarrying and undertaking, and to carry on the business and undertake the manufacture and supply of all kinds of stone, limestone, and products of the same nature; (j) To acquire by purchase, lease, license, exchange or other legal title, and to possess such property, movable and immovable as may be judged necessary and required for the objects of the company, and to pay therefor cash, paid-up stock, bonds or other securities of the company, and dispose of the said properties; (k) To erect, construct, put in operation and manage any factories, stone crushers, machine shops, engine houses and other necessary buildings, and to use dynamite and other explosives useful for the operations of the company; (1) To buy, acquire, possess, transfer, and sell the shares, stocks, debentures or securities of any other company or corporation engaged in business which this company is authorized to carry on or doing any business capable of being conducted for the benefit of this company, and to dispose thereof; (m) To issue, convey, and give as paid up stock of this company, in payment of all affairs, franchises, undertakings, property rights, privileges, leases, mortgages, licenses, patents, contracts, real estate, stock, assets and other property and rights that the company may acquire under and in virtue thereof; (n) To sell any part of the immovable property or other property of the company for such consideration and under such terms and conditions as the company may find proper, and to dispose thereof in any other manner, and to accept cash, shares, debentures, stock or securities of any other company having objects similar to those of this company in payment or part payment thereof; (o) To amalgamate with any other company engaged in a similar business: (p) To construct, improve, maintain, exploit, manage, control, let and sell, all kinds of works public and private, and in particular any roads, ways, pavings, bridges, reservoirs, water courses, aqueducts, artesian wells, drains, wharves, piers, packing houses, works, warehouses, power houses, shops, stores, restaurants, theatres, amusement halls and hotels, and to contribute to, subsidize or otherwise aid in the construction, improvement, maintenance, working, management and control thereof; (q) To buy, work, let and sell, waterpowers; to manufacture, buy or acquire in any manner, to exploit all kinds of light, heat or power, and all sorts of apparatus and materials relating thereto; (r) To act as general agents respecting immovables, advances of money and other assets of the company, and to receive commission or other compensation for their services as such; (s) To construct, acquire, maintain, let, work and sell all means of transportation and communication by electricity or by steam as may be necessary or useful for the development or working of the land or other property of the company; (t) To carry on the business of merchants and producers of plants, grain, flowers, vegetables, fruits, trees and nursery products in general; to carry on the business of farmers and buyers of all sorts of products of the farm, of the garden, of the forest, and other products of the soil; to prepare these products for market, and to sell them as raw matter or as dressed, and either wholesale or retail; (u) To carry on any other business, manufacturing or otherwise as the company may think profitable, and of a nature to enhance the value of the property and rights of the company, and to do all things necessary to obtain the ends for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'E. A. SCHMIDT & COMPANY' (LIMITED).

Incorporated, August 6, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—Ernest Alfred Schmidt, merchant; William Henry Schmidt, merchant; Gerald Schmidt, accountant; William Schmidt, manager; and Henry Johnston Elliott, advocate and K.C.. all of Montreal, Que.

First or Provisional Directors:—Ernest Alfred Schmidt, William Henry Schmidt and Gerald Schmidt.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To manufacture, buy, sell and deal in grain, flour, meal, hay, potatoes, and other agricultural and farm and garden produce, and for the said purpose to carry on the business of millers, shippers, forwarders and warehousemen, and farmers and gardeners; (b) To manufacture, purchase, or otherwise acquire, hold, own, sell, assign, and transfer or otherwise dispose of, invest, trade, deal in and deal with cereals and cereal products, and the by-products thereof, and all articles entering into the manufacture thereof, and the sale and disposition thereof, and to carry on the business of manufacturers of and dealers in cereals and cereal products and the by-products thereof, and in connection therewith to acquire by lease, license, purchase or otherwise, trademarks, trade names, labels and designs, and hydraulic, electric or other power, and to utilize the same and dispose of any surplus power; (c) To construct. acquire, operate, hire, lease, sell or otherwise dispose of elevators for elevating wheat, grain or other produce, with the requisite engines, plant, machinery and appliances therefor, and also sheds, storehouses and warehouses for the reception and storage of wheat, grain and other produce, and any other goods, wares, merchandise and effects, and to carry on an elevator and storage business, and in connection therewith, to acquire by lease, license, purchase or otherwise, hydraulic, electric or other power and to utilize the same and dispose of any surplus power; (d) To construct, acquire, charter, operate, hire, lease, sell or otherwise dispose of all kinds of steam and sailing vessels, barges, boats and other vessels, wharves, docks, dry docks, workshops, warehouses, freight sheds, stations and other buildings, railway and steamboat terminals; (e) To acquire, as a going concern, if deemed expedient, the business, property, stock in trade, good-will and assets of whatsoever nature of the business now being carried on under the name and style of 'E. A. Schmidt & Co,' and to pay for the same by the issue of fully paid-up shares or otherwise; (f) To make advances or loans to customers of the company and others having dealings with the company upon such security and terms and conditions as the directors of the company may deem expedient; (g) To purchase or otherwise acquire and obtain provisional or other protection and licenses in respect of any inventions or alleged inventions, patents, trade-marks or names, designs, copyrights, schemes, ideas, secret or other processes, and the like, whether in the Dominion of Canada or elsewhere, which may appear likely to be useful or advantageous to the company, and to test, develop, prolong, renew, exercise, use, vend, grant exclusive or other licenses in respect of or otherwise deal with all or any of the same; (h) To draw, make, accept, endorse, issue, purchase, negotiate, discount and deal in bills of exchange, promissory notes, letters of credit, coupons, circular notes, bills of lading, dock warrants, delivery orders, rights or things in action, and other negotiable or mercantile instruments or securities; (i) To pay for any service rendered to, and any property or rights acquired by the company, in such manner as may seem expedient, and in particular by the issue of shares or securities of the company, credited as fully or partly paid-up; (j) To apply or subscribe for, accept and hold and dispose of any stock, debentures or securities of any company or corporation carrying on a business similar in whole or in part to that of this company; (k) To amalgamate with any company carrying on a business similar to that of this company; (1) To act as agents for any company, partnership or person carrying on a similar business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere. 29-101

'THE ST. REGIS HOTEL COMPANY' (LIMITED).

Incorporated, August 6, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000 .- Amount of each share, \$100.

Corporate Members:—George Hugh Montgomery, advocate; David James Angus, advocate; Francis George Bush, book-keeper; Herbert William Jackson, clerk; and Michael Joseph O'Brien, clerk, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(1) To carry on all or any of the businesses of hotel, tavern, restaurant, lodging and public house keepers or proprietors, wine, spirit and beer merchants and importers, public caterers, job-masters, coach, cab, omnibus, garage, livery stable, and laundry proprietors, caterers for all kinds of amusements, entertainments, balls, dances, sports, dinners and suppers, theatre and opera-box office agents or proprietors, market gardeners, dairymen, hairdressers and messengers and any other businesses which may appear capable of being profitably or conveniently carried on in connection with or as auxiliary to any of the above mentioned businesses: (2) To purchase, import, export, manufacture, grow, use, sell and deal in tobacco, cigars, wines, spirits, beers, liqueurs, tea, coffee, flowers, fruit, vegetables, cutlery, plate, linen, furniture, electric light and gas plant, and fittings, live and dead stock, food, produce and liquors of every description, and any other commodities, goods or things convenient for the purposes of the company, or any of them; (3) To erect, construct, purchase, take on lease or otherwise acquire, equip, furnish, re-model, work, let and maintain any hotels, clubs, taverns, refreshment rooms, public and lodging houses, wine, spirit and beer shops of businesses, breweries, restaurants, laundries, market gardens, shops, offices, garages, stables and places of amusement or recreation; (4) To purchase or otherwise acquire and obtain provisional or other protection and licenses in respect of any inventions or alleged inventions, patents, trade-marks or names, designs, copyrights, schemes, ideas, secret or other processes, and the like, whether in the Dominion of Canada or elsewhere, which may appear likely to be advantageous or useful to the company, and to test, develop, prolong, renew, excreise, use, vend, grant, exclusive or other licenses in respect of, or otherwise deal with all or any of the same; (5) Notwithstanding the provisions of section 44 of the said Act, to invest and deal with moneys of the company not immediately required for the purposes of the company from time to time, as the company is by law authorized to do; and to make cash advances to, guarantee the contracts or engagements of, become surety for, and financially assist any person, firm, company or corporation carrying on a business similar to that which this company is hereby authorized to carry on; (6) To purchase or otherwise acquire any share or interest in or the whole or any of the business, good-will and assets of any person, firm or company carrying on any business germane to the objects of this company, and to undertake all or any of the liabilities or obligations of such person, firm or company; and to carry on, conduct, and liquidate any such business so acquired; and to make and carry into effect any contracts or agreements with any such person, firm or company as aforesaid with respect to amalgamation, joint working, co-operation, division of profits, mutual assistance or otherwise and to accept, by way of consideration for any such contracts or arrangement, any shares, debentures or securities of any simi-

lar company; (7) To pay for any services rendered to and any property or rights acquired by the company in such nanner as may seem expedient and in particular by the issue of shares or securities of the company; (8) To sell, transfer or dispose of the whole or any part of the business or undertaking of the company to any similar company, (whether promoted by this company or not) or to any person, firm or corporation carrying on a similar business, and to accept, by way of consideration for any such sale, transfer, or disposal, any shares, debentures, debenture stock, bonds or securities of any other similar company; (9) To distribute among the members of the company; (10) To do all such other acts and things as may be necessary to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued November 19, 1909, to

'THE ST. REGIS HOTEL COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$100,000 to the sum of \$200,000, being an addition of 1,000 shares of \$100 each to the present capital stock.

'THE METROPOLITAN RACING ASSOCIATION OF CANADA' (LIMITED).

Incorporated, August 10, 1909. - - - Amount of capital stock, \$40,000

Number of shares, 400 .- Amount of each share, \$100.

Corporate Members:—William Alexander Cotton, manufacturer; Arthur Edwin Melhuish, veterinary surgeon; Alfred Jordan Rattray, architect; Arthur Clarkson Hornby, accountant; and Peter Edward Callen, hotel manager, all of Toronto, Ont.; and John McBean, merchant, of Georgetown, Ont.

First or Provisional Directors:—William Alexander Cotton, John McBean, Arthur Edwin Melhuish, Alfred Jordan Rattray and Arthur Clarkson Hornby.

Chief place of Business :- City of Toronto, Ont.

Objects of the Company:—(a) To hold race-meetings and races and other contests to trials of skill and endurance of man or beast; (b) To establish and maintain racing associations, jockey clubs and hunt clubs, and to maintain social clubs in connection with the said racing associations, and particularly to conduct under the same auspices and control a series or circuit of race meetings at or near the cities of Montreal, in the Province of Quebe, Toronto, in the Province of Ontario, and Winniper, in the Province of Maintoba, and other cities in the Dominion of Canada; (c) To construct and maintain race courses and steeplechase courses with all the accessories of a modern race course and club house, and (d) To encourage and promote horse racing and horse riding and other races and contests and trials of skill and endurance of man or beast. The operations of the company to be carried out throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued August 10, 1909, to the

'GORDON, IRONSIDE AND FARES COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$1,000,000 to the sum of \$4,000,000, being an addition of 30,000 shares of \$100 each to the present capital stock

'BOIVIN, WILSON AND CO.' (LIMITED).

Incorporated, August 11, 1909. - - - Amount of capital stock, \$1,000,000.

Number of shares, 10,000,-Amount of each share, \$100.

Corporate Members: — Joseph Marcelin Wilson, wholesale merchant; Henri Georges Bisson, manager; Alberic Gelinas, elerk: Joseph Leon Patenaude, commercial traveller; and Charles Avila Wilson, advocate and K.C., all of Montreal, Que.

First or Provisional Directors:—Joseph Marcelin Wilson, Henri Georges Bisson and Alberic Gelinas.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To manufacture and produce by distilling, fermenting, brewing, extracting, mixing, or by any other process, all sorts of beverages and liquids; (b) To buy, sell, import, export, deal and trade in all sorts of beverages and liquids, and to carry on the business of general merchants; (c) To act as commission agents, consignees, bottlers and warehouse keepers; (d) For the said purposes to acquire by purchase, lease, transfer, exchange or otherwise and to own, hold, use, build, exchange, improve, manage, charge, lease, sell, dispose of and deal in all things and rights, movable or immovable, real or personal; and to erect and construct buildings of every description on any land of the company or upon any other lands; (e) To buy, lease or exchange and cultivate farms for the purpose of carrying or aiding to carry on any of the powers granted to the company; (f) To provide board and lodging, clothing, provisions and all supplies generally to those engaged in or about any works, or to contract for the providing of the same; (g) To purchase, lease or otherwise acquire, build, equip, maintain, exchange and operate all such transportation facilities, whether by land or water, as may be necessary or convenient to the conduct of its operations, and to sell, lease, or otherwise dispose of the same: (h) To take over, acquire, hold, use, sell, lease, exchange, convey, such trade-marks, patents, licenses. franchises or rights thereunder as may be deemed necessary or expedient for the purposes for which the company is incorporated; (i) To construct, or acquire by lease, purchase or otherwise, and operate, works for the production, sale and disposal of steam, electric, pneumatic, hydraulic and other power or force, and to produce, generate, create, develop, acquire by lease, purchase or otherwise control, and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power or force for the purpose of light. heat or power or for any other uses and purposes to which the same are adapted; subject to all the laws and regulations of the provincial and municipal authorities in that behalf; (j) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any business which

this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes thereof or which this company may be hereby empowered to purchase, lease or otherwise acquire; (k) To acquire, take over the business presently carried on at the said City of Montreal under the name, style and firm of Boivin, Wilson & Co.; (1) To promote, form or amalgamate with any other company having objects similar to those of the company or incidental thereto; (m) To take, subscribe, or otherwise acquire and hold shares in any other company having similar objects to those of the company or carrying on any business which is germane to the objects for which this company is incorporated; (n) To make advances to, to raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures of or other securities, or otherwise any person or any corporation in the capital stock of which the company holds shares or with which it may have business relations; to act as employees, agents or managers of any person or any such corporation and to guarantee the performance and payment of contracts, agreements, or debts by any such person or any such corporation or by any person with whom the company may have business relations; (0) To enter into partnership or into any arrangement for sharing of profits or union of interests with any person or corporation carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in; (p) To take, acquire and hold as a consideration or security for goods, supplied or work done, shares, debentures, bonds, mortgages, hypothecs, pledges, chattel mortgages, liens or any other securities of any person trading in or any company having objects similar to those of the company and to sell or otherwise dispose of the same; (q) To distribute any of the property of the company among the members in specie; to invest in whole or in part the profits of the company, or its reserve fund, or any other funds, other than its capital fund, on shares, obligations, debentures or bonds on any company or corporation or in mortgages, chattel mortgages, movable and immovable property, patents, inventions or processes as the company may deem fit and expedient; (r) To sell, exchange or otherwise dispose of such investments and reinvest; (s) To make and issue, receive and accept promissory notes, bills of exchange; to receive and accept promissory notes and bills of exchange; (t) To do all acts and exercise all powers incidental to the carrying out of the objects for which the company is incorporated; (u) To pay for the acquisition of the said concern Boivin, Wilson & Co., or for any other acquisition authorized by the presents, or for services rendered or to be rendered to the company, in whole or in part, in cash or in paid-up stock, preferred or common, or in bonds or debentures. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CANADIAN CEMENT CASKET COMPANY' (LIMITED).

Incorporated, August 11, 1909. - - - Amount of capital stock, \$99,950.

Number of shares, 1.999.—Amount of each share, \$50,

Corporate Members:—Herbert Eugene Whitney, yeoman; George Conklin, yeoman; and Augustus Whitney, yeoman, all of Maynard, Ont.; John Wesley Allison, contractor, of Morrisburg, Ont.; and Walton Peter Fraser, electrician, of Watertown, N.Y., U.S.A.

First or Provisional Directors:—Herbert Eugene Whitney, George Conklin and Augustus Whitney.

Chief place of Business:-Town of Prescott, Ont.

Objects of the Company:-(a) To manufacture, sell, make and deal in cement and other caskets: (b) To apply for, purchase or otherwise acquire patents for any invention which may seem capable of being used for any purposes of the company and to use, exercise, develop and grant licenses in respect to or otherwise deal in the same for the purposes of the company; (c) To establish and carry on agencies, and branch places of business; (d) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any business similar thereto or possessed of property suitable for the purposes thereof or which the company may be hereby empowered to purchase, lease or otherwise acquire, and to pay for the same in shares, bonds, debentures or securities of the company: (e) To amalgamate with any other company having objects similar to those of this company; (f) To lease, sell, improve, manage, develop, exchange, turn to account or otherwise dispose of or deal with the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

EXCELSIOR LUMBER AND DEVELOPMENT COMPANY' (LIMITED).

Incorporated, August 11, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 2,000.—Amount of each share, \$50.

Corporate Members:—John Simmons Crawford, miner; William Edwards Brown, broker; John Wesley Gamble miner; John James Collins, engineer; and Charles Walter Patton, broker, all of Ottawa, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:-(a) To acquire, possess, lease, operate and sell timber limits and timber, to carry on the lumber trade; and to manage, build, purchase and possess sawmills, pulp and paper mills, factories and other plant and apparatus; (b) To manufacture lumber and to carry on the business of a lumberer and dealer in timber and lumber in all its branches; (c) To build, purchase, construct, lease and operate steamboats, barges and other vessels; (d) To build, erect, construct and sell or lease houses, sheds and stores for its employees and others, and to carry on the business of merchants and dealers in provisions and merchandise of all kinds; (e) To carry on the business of a mining, milling, refining, reduction and development company, in all its branches; (f) To purchase, lease, acquire, prospect, explore, search for, get, work, mine, raise, make merchantable, sell and deal in gold, silver, copper, coal, oil, coke and other materials, minerals and substances, whether of a like nature or otherwise; (g) To purchase, take on lease or otherwise acquire, develop and operate any mines, minerals and mining rights, gold, silver, copper, iron, coal and timber, oil, gas or other lands and any interest therein, and to explore, work, exercise and develop the same; (h) To acquire, possess, operate and otherwise use, water, electric, steam and other power for heat and light, and to sell or lease any surplus thereof; (i) To

purchase or otherwise acquire, and to sell, dispose of, and deal in personal property useful and necessary for the business of the company; (i) To purchase rights, licenses and privileges, inventions, improvements, processes, trade marks and trade names relating to or useful in connection with any business of the company, and to pay for same either in cash or in part cash and part in shares of the company; (ik) To carry on any other business whether manufacturing or otherwise which may seem to the company capable or convenient of being carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (i) To do all such other things as are incidental to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'PIONEER EXPLORATION AND DEVELOPMENT COMPANY' (LIMITED).

Incorporated, August 13, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 2,000.—Amount of each share, \$50.

Corporate Members:—John Simmons Crawford, miner; William Edwards Brown, broker; John Wesley Gamble, miner; John James Collins, engineer; and Charles Walter Patton, broker, all of Ottawa, Ont.

First or Provisional Directors:—John Simmons Crawford, William Edwards Brown, John Wesley Gamble and John James Collins.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:-(a) To acquire, possess, lease, operate and sell timber limits and timber, to carry on the lumber trade, and to manage, build, purchase and possess saw-mills, pulp and paper mills, factories and other plant and apparatus; (b) To manufacture lumber and to carry on the business of a lumberer and dealer in timber and lumber in all its branches; (c) To build, purchase, construct, lease and operate steamboats, barges and other vessels; (d) To build, erect, construct and sell or lease houses, sheds and stores for its employees and others and to carry on the business of merchants and dealers in provisions and merchandise of all kinds; (e) To carry on the business of a mining, milling, refining, reduction and development company in all its branches; (f) To purchase, lease, acquire, prospect, explore, search for, get, work, mine, raise, make merchantable, sell and deal in gold, silver, copper, coal, oil, coke and other materials minerals and substances, whether of a like nature or otherwise; (g) To purchase, take on lease, or otherwise acquire, develop and operate any mines, minerals and mining rights, gold, silver, copper, iron, coal, and timber, oil, gas or other lands and any interest therein, and to explore, work, exercise and develop the same; (h) To acquire, possess, operate and otherwise use water, electric, steam and other power for heat and light, and to sell or lease any surplus thereof; (i) To purchase or otherwise acquire and to sell, dispose of and deal in personal property useful and necessary for the business of the company; (i) To purchase rights, licenses and privileges, inventions, improvements, processes, trade marks and trade names, relating to or useful in connection with any business of the company and to pay for same either in cash or in part cash and part in shares of the company; (k) To carry on any other business, whether manufac-

turing or otherwise, which may seem to the company capable or convenient of being carried on in connection with its business or calculated directly or inditrectly to enhance the value of or render profitable any of the company's property or or rights; (I) To do all such other things as are incidental to the attainment of or the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'BRAZEAU COLLIERIES' (LIMITED).

Incorporated, August 17, 1909. - - - Amount of capital stock. \$1,000.000.

Number of shares, 10,000.-Amount of each share, \$100.

Corporate Members:—Gerard Godfrey Ruel, barrister; Archibald James Reid, barrister; Alfred James Mitchell, comptroller; Francis Charles Annesley, secretary; and Frederick Joseph Builler, accountant, all of Toronto, Ont.

First or Provisional Directors:—Gerard Godfrey Ruel, Archibald James Reid and Alfred James Mitchell.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(1) To purchase, lease or otherwise acquire coal fields, and coal lands, ore bearing properties, mineral lands, mining locations, mining and surface rights, timber limits, wood lands and timber lands, oil fields and privileges, natural gas lands and properties, water lots, water-powers and privileges and other rights, privileges, easements and licenses; (2) To lay out, construct, purchase, lease or otherwise acquire, maintain, operate and manage-(a) Mines of coal, iron or other minerals whatsoever, oil wells and wells of natural gas, mining structures, plant, mills, pipe lines, buildings, machinery and appliances of every description; (b) Collieries, smelters, furnaces, mills, plant and machinery for the raising, manufacture, refining or treatment of coal and ores of every description; (c) Shops, mills and works for the manufacture, treatment or handling of coal or coke or any product or by-product thereof or of any product or by-product of ores of any description or for the manufacture, treatment or handling of timber, lumber, pulp wood of every description and the products and byproducts thereof, and for the manufacture, treatment or handling of oils, both lubricating and burning, of asphalt, pitch, tar, paints, acids, clays, sandstone. cement, bricks and any other manufactures of metal, wood or other materials whatsoever, whether severally or in combination; (d) Power houses, structures, plant and equipment for the development, generation, transmission or utilization of water, steam, electric or other powers and structures and plant for any form of heating and lighting; (e) Steamships and vessels, piers, docks, dry docks, wharves, slips, basins and all incidental structures and appliances; (f) Bridges, roads, tramways, aerial carriers, trails and ways of every description, yards and tracks for the storage or handling of any of the company's products or for the delivery thereof to adjacent railways; (a) Offices, stores, shops, grain elevators, hotels, boarding houses, dwellings, workmen's houses, restaurants and buildings of every description; (3) To act as agents, commission agents, forwarders, carriers by water, and to purchase, sell and deal in any manufactures or products of the works hereinbefore specified, or any commodities, merchandise, or manufactures which may be conveniently handled therewith and are germane

to the objects herein specified: (4) To purchase, acquire, sell and deal in any exclusive rights, patent rights, privileges or licenses in connection with the business of the company; (5) To promote, aid and encourage immigration and assist immigrants in any way that may be desirable; (6) To guarantee any indebtedness, whether bonded or otherwise, of any company authorized to conduct any business within or similar to the powers of the company; (7) To issue in payment or part payment for any property, rights or privileges acquired by the company or for any guarantees of the company's securities, or for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid and non-assessable, or the company's securities; (8) To acquire the stock, securities or undertaking of any other company, having for one of its objects the exercise of any of the powers of the company, or to transfer its undertaking or assets to or to amalgamate with any such company; (9) To enter into any arrangement for the sharing of profits, union of interests, co-operation, joint venture, reciprocal concession or otherwise, with any person or company carrying on or intending to carry on any business which this company is authorized to carry on, or is capable of being conducted so as to benefit the company; (10) To acquire by purchase or otherwise, hold, sell and deal in the business, assets, good-will and securities of any other company having for one of its objects the exercise of any of the powers of the company, or carrying on any business capable of being conducted so as to benefit the company, and to promote or assist in promoting any such other company or any subsidiary company, and to pay out of the funds of the company the costs and expenses of such promotion or assistance. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'NORRIS GRAIN AND ELEVATOR COMPANY' (LIMITED).

Incorporated, August 17, 1909. - - - Amount of capital stock, \$150,000.

Number of shares, 1,500.—Amount of each share, \$100.

Corporate Members:—James Sylvester Norris, grain merchant, of Montreal, Que.; Hugh Northcote Baird, grain merchant; George Lenton, accountant; and Ralph Dunn Stratton, barrister, all of Winnipeg, Man.; and Frederick Heap, barrister, of Selkirk, Man.

First or Provisional Directors:—James Sylvester Norris, Hugh Northcote Baird, and George Lenton.

Chief place of Business:-City of Winnipeg, Man.

Objects of the Company:—(a) To carry on an elevator and warehouse business, and to errect, acquire, lease, maintain and operate elevators, grain and seed storage and cleaning plants and warehouses for grain, or general merchandise; to store and clean grain; to store and handle merchandise, goods and chattels of any and all kinds; to deal in grain and flour, and to purchase, hold and sell the same, either for themselves or as agents for others; (b) To carry on a grain milling business, and to erect, acquire, maintain, lease and operate flour mills, oat-meal mills, linesed mills and other mills for the manufacturing of flour, oat-meal, linesed oil and cake and other products and by-products of grain or products or by-products of which grain shall form a constituent part; (c) To carry on the business of a navigation company, and to build, purchase, acquire, charter, lease and operate

steamships, vessels, tugs and barges and other conveniences for the transport of freight and passengers by water; to construct, purchase, lease or acquire, docks, wharves and other convenient terminal facilities and in connection therewith to carry on the business of general wharfingers; (d) To purchase, lease or acquire water-powers and water privileges and any real estate necessary or convenient thereto and to develop therefrom any water-power, electrical or other energy, and to use the same in connection with their business and to transmit the same and sell, lease or dispose of any surplus power, and to enter into working arrangement with other companies, persons, firms and corporations for the use thereof, either for power or for electrical lighting purposes, and to establish, operate and maintain any electrical lighting or power plant, and to sell and dispose of electric light and power; Provided always that the rights and privileges hereby conferred upon the company to generate electrical energy for light, heat and power, when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (e) To carry on the business of lumber merchants and coal merchants and for that purpose inter alia, to purchase, sell, dispose of and deal in lumber, timber, coal and coke and other kindred commodities; (f) To purchase, acquire, sell, hold, hypothecate, or dispose of shares, stock, assets or debentures in any other corporation carrying on a business similar to that carried on by this company, and to sell or smalgamate with any such corporation and to enter into agreements with any such corporation, for any of such purposes; (g) To raise or assist in raising money for and to aid by way of bonus, loan, promise, endorsement, or guarantee of bonds, debentures, or other securities or otherwise any corporation in the capital stock of which the company holds shares or with which it may have business relations; (h) To make advances on any grain, merchandise, goods, and chattels which may be stored with or be in the custody of or be on any railway or vessel or ship in course of transit to or from the company, or any of the elevators, mills or warehouses thereof; (i) To purchase, sell, raise, feed, fatten, dispose of and deal in cattle, sheep, horses, goats, or swine and to agree with others for hire to feed or fatten any cattle, sheep, horses, goats or swine belonging to such others; (j) To act as agents on commission, hire or otherwise for others in purchasing or selling any of the commodities in which the company has power to deal; and (k) To do all acts, deeds, and things necessary and convenient to the exercise of any of the powers of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'ROCKY MOUNTAIN COLLIERIES' (LIMITED).

Incorporated, August 17, 1909. - - - Amount of capital stock, \$1,000,000.

Number of shares, 10,000 .- Amount of each share, \$100.

Corporate Members:—Gerard Godfrey Ruel, barrister; Archibald James Reid, barrister; Alfred James Mitchell, comptroller; Francis Charles Annesley, secretary; and Frederick Joseph Buller, accountant, all of Toronto, Ont.

First or Provisional Directors:—Gerard Godfrey Ruel, Archibald James Reid and Alfred James Mitchell.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:—(1) To purchase, lease or otherwise acquire coal fields, and coal lands, ore bearing properties, mineral lands, mining locations, mining

and surface rights, timber limits, wood lands and timber lands, oil fields and privileges, natural gas lands and properties, water lots, water-powers and privileges and other rights, privileges, easements and licenses; (2) To lay out, construct, purchase, lease or otherwise acquire, maintain, operate and manage-(a) Mines of coal, iron or other minerals whatsoever, oil wells and wells of natural gas, mining structures, plant, mills, pipe lines, buildings, machinery and appliances of every description; (b) Collicrics, smelters, furnaces, mills, plant and machinery for the raising, manufacture, refining or treatment of coal and ores of every description; (c) Shops, mills and works for the manufacture, treatment or handling of coal or coke or any product or by-product thereof or of any product or by-product of ores of any description or for the manufacture, treatment or handling of timber, lumber, pulp wood of every description and the products and by-products thereof, and for the manufacture, treatment or handling of oils, both lubricating and burning, of asphalt; pitch, tar, paints, acids, clays, sandstone, cement, bricks and any other manufactures of metal, wood or other materials whatsoever, whether severally or in combination; (d) Power houses, structures, plant and equipment for the development, generation, transmission or utilization of water, steam, electric or other powers and structures and plant for any form of heating and lighting; (e) Steamships and vessels, piers, docks, dry docks, wharves, slips, basins and all incidental structures and appliances; (f) Bridges, roads, tramways, aerial carriers; trails and ways of every description, yards and tracks for the storage or hand4 ling of any of the company's products or for the delivery thereof to adjacent railways; (g) Offices, stores, shops, grain elevators, hotels, boarding houses, dwellings, workmen's houses, restaurants and buildings of every description: (3) To act as agents, commission agents, forwarders, carriers by water, and to purchase, sell and deal in any manufactures or products of the works hereinbefore specified, or any commodities, merchandise, or manufactures which may be conveniently handled therewith and are germane to the objects herein specified; (4) To purchase, acquire, sell and deal in any exclusive rights, patent rights, privileges or licenses in connection with the business of the company: (5) To promote, aid and encourage immigration and assist immigrants in any way that may be desirable; (6) To guarantee any indebtedness, whether bonded or otherwise, of any company authorized to conduct any business within or similar to the powers of the company; (7) To issue in payment or part payment for any property, rights or privileges acquired by the company, or for any guarantees of the company's securities, or for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid and non-assessable, or the company's securities; (8) To acquire the stock, securities or undertaking of any other company, having for one of its objects the exercise of any of the powers of the company, or to transfer its undertaking or assets to or to amalgamate with any such company; (9) To enter into any arrangement for the sharing of profits, union of interests, co-operation, joint venture, reciprocal concession or otherwise, with any person or company carrying on or intending to carry on any business which this company is authorized to carry on, or is capable of being conducted so as to benefit the company; (10) To acquire by purchase or otherwise, hold, sell and deal in the business, assets, good-will and securities of any other company having for one of its objects the exercise of any of the powers of the company, or carrying on any business capable of being conducted so as to benefit the company, and to promote or assist in promoting any such other company or any subsidiary company, and to pay out of the funds of the company the costs and expenses of such promotion or assistance. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued August 17, 1909, to

THE VACUNA COMPANY! (LIMITED)

Increasing the capital stock of the said company from \$45,000 to the sum of \$150,000, being an addition of 1,050 shares of \$100 each to the present capital stock.

'CANADA CEMENT COMPANY' (LIMITED),

Incorporated, August 20, 1909. - - - Amount of capital stock, \$30,000,000.

Number of shares, 300,000,-Amount of each share, \$100,

Corporate Members:—Sir Sauford Fleming, K.C.M.G., civil engineer; Joseph Samuel Irvin, cement manufacturcr; Hon. William Cameron Edwards, senator; and John Rudolphus Booth, manufacturcr, all of Ottawa, Ont.; Hon. Robert Mackay, senator; Rodolphe Forget, M.P., and William Maxwell Aitken, capitalist, all of Montreal, Que; and Francis Bar Dunsford, esquire, of London, Eng.

First or Provisional Directors:—Hon. William Cameron Edwards, Hon. Robert Mackay and William Maxwell Aitken.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of manufacturers of and dealers and workers in cement and the by-products thereof, and artificial stone and other articles composed in whole or in part of Portland or other cement, or the by-products of the same, as also the business of coal miners, colliers and quarrymen; (b) To search for, quarry, mine and make merchantable, manufacture, use, buy, sell and deal in stone, artificial stone, marl, shale, slate, clay. gravel, sand, lime, plasters, coal, coke, fuel and other minerals, metals and earths Portland and other cements, and all articles composed of all or any of the same in whole or in part or of all or any of the by-products thereof in whole or in part; (c) To acquire by purchase, lease or otherwise and to have and hold any property, real or personal, movable or immovable, and any rights or privil eges that the company may think necessary or convenient for the purposes of its business, and in particular any lands, factories, mills, plants, buildings and works of any and every kind and description, rights of way for pole lines or other purposes, servitudes, mines, minerals and mining rights, quarries, water-powers, water rights, easements, patent rights or other inventions, machinery and stockin-trade, that it may consider convenient to have and hold in connection with its business: to build, work, develop, operate and make use of same or any thereof. and to that end to construct, lay down, and maintain all and any buildings. works, pole lines, sub-stations and other adjuncts and appurtenances that may be convenient for such purposes, including reservoirs, pipes, dams, head and tail races, and flumes, locks, piers, wharves, docks, roads and other works of a like nature, and to construct, own and operate vessels, cars and other vehicles propelled by steam, electricity or otherwise for the purposes of the company; (d) To acquire by purchase, lease or otherwise, and to own, develop and operate steam, electric and hydraulic plants for the purpose of generating heat, light and power for the uses of the company in connection with any of its operations, and to dispose of any surplus of same not required for such operations, and in connection

therewith to enter into all and any contracts and agreements for the supply of heat, light and power that the company may deem proper; provided, however, that the sale, distribution and transmission of electricity or other power shall be subject to municipal or other local regulations in that behalf: (e) To construct and operate on the property of this company, or of other persons with their consent, aerial or other conveyers from all or any of the properties of this company, to all or any of the properties of this company, for facilitating the conveyance of the products and manufactures of this company from one part of this company's property to another or others, and for any other purposes of this company: (f) To act as general storekeepers and to provide board and lodging, clothing and provisions, and generally all supplies to those engaged in or about any of the company's works or to contract for the providing of the same; (g) To acquire by purchase, lease or otherwise, and to take over the whole or any part of the undertaking, business, property, assets or liabilities of any person, partnership or company, carrying on any business in whole or in part which this company is authorized to carry on or possessed of property suitable and proper for the purposes of this company; (h) To enter into any agreement for sharing of profits, amalgamation, consolidation or union of interests, co-operation, joint adventure, reciprocal concession or other arrangement of a like nature, with any person or company or companies carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, or having objects altogether or in part similar to those of this company; (i) To purchase, take in exchange or in payment or otherwise acquire, hold and own, and whilst holding same, to exercise all the rights and privileges of holders, and owners thereof, and to sell, with or without guarantee, and deal in the shares. bonds, debentures and other securities of any other company or companies, having purposes or objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to establish, promote or otherwise to assist any such other company or companies; (j) To issue paid-up shares, bonds, debentures or other securities for the payment, either in whole or in part, of any property, real or personal, movable or immovable, property rights, lease, business, franchise, undertaking, power, privilege, license or concession, which this company may lawfully acquire, and to issue fully paid shares, bonds, debentures or other securities of the company in payment or part payment of or in exchange for shares, bonds, debentures or other securities of any other company doing a business similar or incidental to the business of this company; (k) To sell, lease, exchange, pledge, hypothecate or otherwise dispose of, or deal with all or any part of the property, rights or undertaking of the company for such consideration as the company may think proper and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of the company; (1) To lend money and guarantee the performance of contracts by customers and others, as also the performance of any obligation or undertaking of any other company in which the company is interested, and to accept as security for such loans and guarantee any security that may be offered by such person or company, including shares and debentures of such other company; (m) To draw, make, accept, endorse, discount and issue promissory notes, bills of exchange, warrants, debentures, securities under The Bank Act not prohibited to companies incorporated under the said Act, and other negotiable or transferable instruments; (n) To distribute in specie, or otherwise as may be resolved, any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (o) From time to time to do any one or more of the acts and things herein

set forth and to exercise and enjoy all such rights and privileges and to do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them, as also to carry on any business or businesses, whether manufacturing or otherwise germane to the purposes and objects above set forth and which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company; (p) To maintain an office or offices outside the Dominion of Canada for the conduct of business and to keep duplicate books of account and transfer registers thereat. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE DOMINION EXCHANGE' (LIMITED).

Incorporated, August 20, 1909. - - - Amount of capital stock, \$25,000.

Number of shares, 250.—Amount of each share, \$100.

Corporate Members: — John Ernest Sweet, agent; Frederick Ashdown Fenton, miner, Thomas Ernest McCracken, student-st-law; John Charles Hallamore, salesman; and Arthur Franks Caldwell, accountant, all of Toronto, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:—(a) To acquire and own offices and buildings and to provide, equip, maintain and supply accommodation for atochholders of the company and others dealing in ores, metals, products of farms and manufactories, in stocks, bonds and securities for money of every nature and description; (b) To investigate and certify to the incorporation, organization, control, management, financial position and standing of corporations and businesses of every nature and kind; (c) To complete, furnish and publish records and statistics realisting to farm products mines, minerals, stocks, shares, bonds, dedebutres and scorrities of corporations and of businesses of all natures and kinds; (d) To hold and deal in stocks, shares, bonds and debentures of governments, municipal and joint stock corporations and of syndicates. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'MUNDERLOH AND CO'Y.' (LIMITED).

Interporated, August 20, 1909. - - - Amount of capital stock, \$300,000.

Number of shares, 3,000.—Amount of each share, \$100.

Corporate Members:—Henry Munderloh, merchant; Charles Byrd, merchant; Angus McCallum, commercial traveller; Arthur Dawson Fry, manager; and John Andrew Burns, manager, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To carry on business as general merchants, importers and exporters; to buy, sell and deal in all kinds of goods, wares, merchandise and commodities; (b) To act as manufacturer's agents or commission agents in all kinds of manufactured articles, goods, wares, merchandise and materials; (c) To purchase or otherwise acquire, and take over as a going concern the business now carried on at the City of Montreal by Munderloh and Company as importers, exporters and general merchants including the stock in trade, and all or any assets and liabilities of the said firm, and the good-will thereof, and to pay therefor in fully paid-up non-assessable shares of the company, and to carry on said business and assume the obligations of said firm; (d) To manufacture, buy, sell and deal in all kinds of articles necessary and convenient to be used in connection with the business of the company, or with the sale of any article dealt in by the company; (e) To acquire by purchase, lease or otherwise, and to hold, and from time to time to sell and dispose of all such lands and buildings as may be necessary or convenient in connection with the company's business; (f) To acquire any patent or patent rights, licenses, trade-marks, tradenames and pending applications therefor relating to or which may be useful in connection with any business of the company; to grant licenses to others to use any patent or patent rights which the company may have acquired: (g) To acquire by purchase, lease or otherwise the business of any company, firm or person, carrying on any business which the company has power to carry on, together with the whole or part of real or personal, movable or immovable property used by any company, firm or person in connection therewith: (h) To acquire, own, hold, sell or otherwise dispose of shares in the capital stock, bonds or other securities of any other company having objects similar to those of this company; to use the funds of the company for the acquisition of same; and to vote such stock and bonds in the name of the company; (i) To promote and assist financially by guarantee, advances of money or otherwise, the enterprises or undertakings of any individual, firm, association or corporation with which this company may have business relations; (j) To share profits, unite or co-operate with any person, firm, association or corporation engaged in or about to carry on any business which this company is authorized to engage in or carry on; (k) To lease, sell or otherwise dispose of the business, property and undertakings of the company, or any part thereof, and for such consideration as the company may deem fit, and in particular for the shares, bonds and debentures or securities of any other company having objects similar to those of this company, and to divide among the shareholders any stock, bonds or securities so received; (1) To do all and everything necessary, suitable or convenient for the accomplishment of the purposes or the attainment of any of the objects hereinabove enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'NATIONAL SECURITIES' (LIMITED).

Incorporated, August 20, 1909. - - - Amount of capital stock, \$25,000.

Number of shares, 250.—Amount of each share, \$100.

Corporate Members:—Oliver Claude Pangman, insurance broker; Henry Noel Chauvin, advocate; George Harold Baker, advocate; Harold Earle Walker, advocate; and Percy Chauvin, book-keeper, all of Montreal, Que.

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First or Provisional Directors:—Oliver Claude Pangman, Henry Noel Chauvin and George Harold Baker.

Chief place of Business:-City of Montreal, Que.

Objects of the Company: -(a) To carry on business as a general financial agent, broker and promoter; to finance and administer or assist in financing and administering, partnerships and joint stock companies; to underwrite stocks, bonds, debentures and other securities of industrial, commercial and mining concerns and companies; to buy, sell, exchange, hold, lease and otherwise deal in financial and industrial sceurities, stocks, bonds, debentures, and real estate; to promote or assist in promoting partnerships and joint stock companies, and to act as agents in the buying, assembling, exchanging and disposing of such properties as may enter into the assets of the companies to be promoted; (b) To carry on a general agency, promotion and brokerage business; (c) To carry on business as broker in all branches of insurance; (d) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (e) To lend money to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (f) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, or securities of any other company having objects altogether or in part similar to those of the company; to amalgamate with any other company having objects altogether or in part similar to this company; (g) To purchase, take on lease or in exchange hire or otherwise acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company, and to pay therefor such consideration as the company may deem fit and particularly in paid-up capital shares of the company, or in bonds or debentures of the company, the payment of which bonds or debentures may be secured by hypothecating all or any of the real estate. lands, buildings and immovable property generally of the company or in other securities of the company; (h) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (i) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention; (j) To pay for any property, rights or things acquired by or for the company and for services rendered to the company in paid-up shares of the capital stock of the company; (k) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of any shares in the company's capital, or any debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business, whether as agents or otherwise; (1) To distribute any property of the company in kind among the members providing a by-law authorizing any such distribution shall be sanctioned by a two-thirds vote of the shareholders present at any general meeting of the company called for such purpose. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued August 20, 1909, to

'THE CANADIAN THEATRE COMPANY' (LIMITED).

(a) Reducing the capital stock of the company to the extent of \$30,000 by the surrender and cancellation of 300 paid-up common shares of the capital of the company surrendered by Douglas W. Ogilvic and S. Arnold Finley, and (b) increasing the capital stock of the company from \$220,000 to the sum of \$250,000 by the creation of 300 shares of new stock of the par value of \$100 each, which shares shall be preferred both as to capital and as to dividends which dividends shall be at the rate of 7 per cent per annum and non-cumulative.

Supplementary Letters Patent, issued August 20, 1909, to

'THE PORTO RICO RAILWAYS COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$3,000,000 to the sum of \$3,500,000 being an addition of 5,000 shares of \$100 each to the present capital stock.

'GLOBE ELEVATOR COMPANY' (LIMITED).

Incorporated, August 27, 1909. - - Amount of capital stock, \$600,000.

Number of shares, 6,000.-Amount of each share, \$100.

Corporate Members:—Richard Bedford Bennett, K.C.; John Edward Annand MacLeod, barrister-at-law; Clarence Hardisty Lougheed, barrister-at-law; John Burling Roberts, student-at-law; and John William Hugill, student-at-law, all of Calcary, Alta.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Calgary, Alta.

Objects of the Company:-(1) To purchase, lease or otherwise acquire, construct, build, erect, own, equip, use, occupy, operate, maintain, improve and control, sell, exchange, assign, convey, lease or otherwise dispose of country, terminal and all classes of elevators, granaries, storehouses, warehouses and sheds, storage tanks, cleaning plants, buildings, machinery, weigh scales, tracks, sidings, and shipping and other facilities for the purposes of receiving, warehousing, storing, cleaning, weighing, shipping and delivering grain, seeds, cereals, farm, dairy, agricultural, natural and other products, goods, wares and merchandise, provisions and supplies, and the manufactured and partly manufactured products and by-products thereof; and to issue warrants, certificates or receipts therefor, negotiable or otherwise, charging to and collecting from the owners or holders thereof reasonable charges for services done and performed in or about the receipt, handling, insuring, storing, cleaning, weighing, caring for and delivering of such grain, seeds, cereals, farm, dairy, agricultural, natural and other products, goods, wares and merchandise, provisions and supplies; and to carry on the business of importing, buying, and receiving, storing, handling, weighing, selling, 29-113

exporting and dealing in grain, seeds, cereals, farm, dairy, agricultural, natural and other products of the farm, forest, sea and mine, goods, wares and merchandise, provisions and supplies; (2) To purchase, lease or otherwise acquire, construct, build, charter, ercct, own, equip, use, occupy, operate, maintain, improve and control, sell, exchange, assign, convey, lease or otherwise dispose of stores, dwelling-houses and buildings of all kinds; flour, feed, grist, oatmeal, linseed, lumber and other mills; factories, manufactories, cold storage depots and plants; refrigerator and other cars; work shops, engines, slaughter and packing houses, abattoirs, stock vards, coal, fuel, brick, timber and lumber vards; electric works, offices, sidings, tracks, spurs, wharves, jetties, piers, docks, terminal loading and shipping facilities; boats, ships, barges, lighters, tugs, and such other plant. machinery, appliances and conveniences as may seem directly or indirectly to advance the interest of the company, and to contribute or otherwise assist in the acquiring, building, construction, crection, improvement, management, maintenance, operation or control thereof: (3) To purchase, lease or otherwise acquire, own, improve, develop, sell, exchange, assign, convey, lease or otherwise dispose of timber, farming, ranching, grazing, mineral and other lands, water falls, water privileges or concessions, and powers and rights and interests therein; to build, construct, own, equip, maintain, operate and control coke ovens, mines, quarries, kilns, factories, foundries, furnaces, smelters, wood working and other factories, manufactories, reduction and concentration and other plants, irrigation works, aqueducts, reservoirs, viaducts, roads and bridges for the development of such lands and for the handling and preparing and rendering commercially available the various resources and products and by-products thereof; (4) To carry on a general produce, commission, brokerage and agency business and to conduct a market or markets for the purchase and sale of live stock, dressed meat and produce, grain, flour, and all products of the farm, forest, sea and mine, and to carry on business as wholesale, retail and general merchants and storckcepers and dealers in all kinds of goods, wares and merchandise, provisions and supplies; (5) To issue certificates and warrants negotiable or otherwise to persous warchousing goods with the company and to make advances or loans upon the security of such goods or otherwise; (6) To make advances on any grain, merchandise, goods or chattels which may be stored with the company or in the custody of or on any railway or vessel or ship in course of transit to or from the company or any of the elevators, terminals, mills or warehouses thereof: (7) To purchase, sell, raise, feed, fatten, dispose of and deal in cattle, sheep, horses, goats, or swine and to agree with others, for hire to feed or fatten any cattle, sheep, horses, goats or swine belonging to such others; (8) To carry on the business of a land, and land improvement and irrigation company and to aid and assist by way of bonuses, advances of money or otherwise with or without security settlers and intending settlers upon any lands whether belonging to or sold by the company or otherwise: (9) To acquire by lease, purchase or otherwise water privileges or concessions, water and other powers, and to utilize and develop the same for the purposes of irrigation and for the generation and production of electric, steam, pneumatic, hydraulic, or other power or force; and to construct or acquire by lease, purchase or otherwise, and to operate and maintain undertakings, plant, machinery, works and appliances for the purposes of irrigation and for the generation or production of steam, electric, pneumatic, hydraulic or other power or force, for any purposes for which the same may be used; and to contract with any company or person upon such terms as may be agreed upon, to connect the company's conduits, works and appliances with those of any such company or person; (10) To acquire by lease, purchase or otherwise, steam, electric, pneumatic, hydraulic or other power or force, and to use, sell, lease or otherwise dispose of the same and of all power and force produced by the company; and to carry on the business of an electric,

oil, gas (natural or otherwise), light, heat and power company, in all its branches, and generally to provide, purchase, lease or otherwise acquire and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works. reservoirs, stations, engines, machinery, plant, cables, wires, works, lines, generators, accumulators, lamps, meters, mains, transformers and apparatus connected with the generation, accumulation, distribution, transmission, supply, use and employment of electricity, oil or gas and to generate, accumulate and distribute gas, oil or electricity for the supply of light, heat and motive power, and for industrial and other purposes, and to undertake and to enter into contracts and agreements for the lighting of cities, towns, streets, buildings and other places, and the supply of light, heat and motive power for any or all public or private purposes. Provided always that the rights and privileges hereby conferred upon the company to generate energy for light, heat and power by electricity, oil or gas (natural or otherwise) when exercised outside of the property of the company shall be subject to provincial, municipal or other local laws and regulations in that behalf: (11) To install, own, equip, maintain and operate telephone lines in connection with the business of the company; (12) To construct, purchase, lease or otherwise acquire any tramway or tramways, and equip, maintain and operate the same by horse, steam, electric or mechanical power; (13) To sink oil, gas or water wells and shafts, and make, build, construct, erect, lay down and maintain reservoirs, dams, culverts, main and other pipes and appliances, and to execute and do all other works and things necessary or convenient for obtaining. storing, selling, delivering, measuring and distributing oil, gas or water for the creation, maintenance or development of hydraulic, electrical or other mechanical power or for domestic or any other purposes whatever; (14) To construct, alter, work, carry out or control, and to purchase, take on lease, or otherwise acquire, and to sell, lease, mortgage or otherwise dispose of any works, mains, lines, machinery or plant of any kind or description, or any roads, ways, bridges or other things whatsoever; and to equip, maintain and operate by electricity, hydraulic or other mechanical power, all works belonging to the company, or in which the company may be interested, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof: (15) To enter into contracts for, construct, execute, own and carry on all descriptions of works and to carry on the business of a general construction company and contractor; (16) To apply for, purchase or otherwise acquire any patent rights, grants, licenses, leases, concessions and the like, conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated to directly or indirectly benefit the company; and to use, exercise, develop, transfer or grant licenses in respect of, or otherwise turn to account the property, rights, interests or information so acquired; (17) To enter into any agreement with any provincial, municipal, civic or local authorities, that may seem conducive to the business of the company and obtain from any such authority rights, franchises, privileges or concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangement, rights, franchises, privileges and concessions; (18) To enter into partner. ship or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, firm or company carrying on or engaged in any business or transaction which the company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities in any such company, and to pledge, sell, hold, issue or reissue the same, with or without guarantee of principal and interest, or otherwise to deal with or dispose of the same; (19) To acquire and take over as a

going concern any business or operations now or hereinafter carried on by any person, firm or corporation engaged in or empowered to engage in any business within the powers of the company, and to pay for the same in whole or in part in eash or wholly or partly with shares, debeutures or other securities of the company; (20) To consolidate or amalgamate with any other company having objects similar in whole or in part to those of the company; (21) To raise and assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise any person or firm or corporation with which the company may have business relations, and to act as employee, agent or manager of any such person, firm or corporation and to guarantee the performance of contracts by any such person, firm or corporation; (22) To use any of the shares, bonds, debentures or other securities, or the funds of the company, to purchase or otherwise acquire, and to take, hold, pledge, hypothecate or sell the shares, bonds, debentures or other securities of, or in any other company or corporation. and to guarantee payment of the principal and interest of the bonds, debentures or dividends upon the shares of any other company or corporation, and to promote any company or corporation having objects similar in whole or in part to those of this company, and while holding such shares, bonds, debentures or other securities of any other company or corporation to exercise all the rights and powers of ownership thereof, including the voting powers thereof; (23) To pay the legal and other expenses of and preliminary and incidental to the formation, establishment and registration of the company either wholly or partly in cash. or wholly or partly by the issue and allotment of fully paid-up shares of the capital stock of the company or of the bonds, debentures, and securities thereof; (24) Upon any issue of shares, bonds, debentures, or other securities of the company to employ brokers, commission agents and underwriters, and to provide for the remuneration of such persons or any other persons rendering services of any kind to the company by payment in cash, or by the issue of shares, debentures or other securities of the company, or by granting of options to take the same, or in any other manner allowed by law; (25) To invest the moneys of the company not immediately required in such manner as the directors may from time to time determine; (26) To provide for the welfare of persons in the employment of the company, or formerly engaged in any business acquired by the company, and the wives, widows and families of such persons, by grants of money, pensions, insurance or other payments, and by providing or subscribing towards places of instruction and recreation, and hospitals, dispensaries, medical and other attendance, and other assistance, as the company shall think fit, and to form, subscribe for and otherwise aid benevolent, religious, scientific or other institutions or objects which shall have any moral or other claims to support or aid by the company by reason of the locality of its operations or otherwise; (27) To sell lease or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular, either for cash or for shares, bonds, debentures or securities of any other company having objects altogether or in part similar to those of this company, or partly for cash or partly for such shares, bonds, debentures or securities; (28) To distribute in specie or otherwise as may be resolved any real or personal property or assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of the company; (29) To establish agencies and branches in the Dominion of Canada and elsewhere, and to regulate and discontinue the same and to procure the company to be licensed, registered or other wise recognized in any foreign country and to designate any person therein as all matters according to the laws of such foreign country and to accept service

for and on behalf of the company of any process or suit; (30) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth either as principals, factors, trustees or agents, and generally to carry on any business, whether organized or otherwise which may seem to the company capable of being conveniently or profitably carried on in connection with the above, or calculated directly or indirectly to enhance the value and render profitable any of the properties or rights of the company, and to do all and everything necessary, suitable and convenient or proper for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated or incidental to the powers herein named, or which shall at any time appear to be conducive or expedient for the protection or benefit of the company. And it is hereby declared that in the interpretation of this clause the meaning of any of the objects of the company shall not be restricted by reference to any other object or by the juxtaposition of two or more objects, and that in the event of any ambiguity this clause shall be construed in such manner as to widen and not to restrict the powers of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere

THE INTERNATIONAL INVESTMENT AGENCY' (LIMITED).

Incorporated, August 27, 1909. - - - Amount of capital stock, \$10,000,000.

Number of shares, 100,000.—Amount of each share. \$100.

Corporate Members:—Lawrence MacFarlane, advocate: Albert Swindlehurst, accountant; Reginald Gordon Hoerner, broker's clerk; Jessie Graham, stenographer; and Mae Margaret Manning, stenographer, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Quc.

Objects of the Company:-(a) To subscribe for, purchase or acquire and hold either absolutely as owner or by way of collateral security or otherwise and to sell, guarantee the sale of, and to hypothecate, pledge, assign, transfer or otherwise dispose of or deal in real and personal property and the bonds, debentures, stocks, shares, and other securities of any government or municipal or school corporation, or of any chartered bank or of other duly incorporated company; (b) To offer for public subscription any shares, stocks, bonds, debentures or other securities, of any corporation or company; (c) To promote. organize, manage, or develop any corporation or company; (d) To transact and carry on a general agency and brokerage business and to act as agents and brokers for the investment, loan, payment, transmission and collection of money, for the transfer and recording of bonds, debentures, shares or other securities, and for the purchase, sale and improvement, development and management, of any property, business or undertaking, and the management, control or direction of syndicates, partnerships, associations, companies or corporations; (e) To accept, fulfil and execute any trust committed to the company by any corporation or by any court of law, on such terms as may be agreed upon, and as the court shall approve, and to take, hold, receive and convey all estates and property real and personal which may be granted, conveyed, or committed to the company with its assent upon such trust or trusts; (f) To

act as trustee in respect of bonds, debentures, mortgages, hypothecs, or other securities and to deal with such property in accordance with the instrument creating the same; (g) To accept and hold the office and perform all the duties of trustee, receiver, assignee, trustee for the benefit of creditors, liquidator, executor, administrator, and curator to insolvent estates, and to administer, manage, close and wind up the business of the estates, persons, partnerships, association or corporate bodies and to do all such incidental acts as are necessary for such purposes; (h) Provided, however that the company shall not be deemed to be authorized or empowered to receive money on deposit or to carry on any of the business of a company under Part III of the said Act; (i) From time to time apply for, purchase and acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concessions, right or privilege, which any government or authorities supreme, municipal or local, or any corporation or other public body, may be empowered to enact, make or grant, and to appropriate any of the company's stock, bonds, and assets to pay and defray the necessary costs, charges and expenses thereof; (i) To apply or purchase, or otherwise acquire any patents, brevets d'invention, grants, licenses, leases, concessions, and the like conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem calculated to benefit this company, and to use, exercise or develop or grant licenses in respect of, or otherwise turn to account the property rights or information so acquired; (k) To construct, maintain and operate or to lease buildings and structures suitable for the reception and storage of personal property of every nature-and kind; to act as agents, consignees and bailees thereof, and to take all kinds of personal property for deposit and safe keeping upon all such terms as may be agreed upon; (1) To investigate, report on and to guarantee the title to any real estate, lands and tenements or chattels, or the legality of the issue of the bonds or debentures or other security of any corporation authorized by law to make an issue of bonds or debentures or the circumstances of any business concern or undertaking, and generally of any assets, property or rights; (m) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company: (n) To enter into any arrangement for sharing profits, union of interests, cooperation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee or otherwise deal in the same; (a) To amalgamate with any other company or companies having objects altogether or in part similar to those herein enumerated and to take shares therein, to guarantee the performance of contracts by any person or company; to sell, lease or otherwise dispose of the undertaking of the company for such consideration as the company may see fit, including shares, debentures or securities of any other company; (p) To issue and allot as fully paid-up stock of the company hereby incorporated in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contract, real estate, stock, bonds and debentures or other property or rights which it may lawfully acquire by virtue of the powers herein granted; (a) To raise, and assist in raising money for, and to aid, by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation; and to guarantee the performance of contracts by any such company, corporation, or by any other person or persons

with whom the company may have business relations; (r) To distribute among the shareholders of the company, in kind, any property of the company, and in particular any shares, debentures, or securities in other companies belonging to the company or which the company may have power to dispose of; (a) To do all or any of the above things as principals, agents or attorneys; (f) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'SISTERS ROSEMARY' (LIMITED)

Incorporated, August 27, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—Reginald Alford, clerk; Lawrence Macfarlane. advocate; Charles Alexander Pope, advocate; Albert Swindlehurst, accountant; and Arthur Reginald Plimsoll, student, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-- (a) To carry on all or any of the businesses of milliners, dressmakers, tailors, hatters, furriers, clothings, outfitters, glovers, lace manufacturers, haberdashers, hosiers, merchants, manufacturers, dealers, wholesale or retail. importers and exporters of merchandisc generally; (b) To act as agents for traders. dealers and manufacturers of any articles of the character which the company is authorized to manufacture or deal in; (c) To acquire and undertake any business of the nature or character which the company is authorized to carry on, together with the good-will and assets thereof on such terms as to payment of the same by issue of stock or bonds of the company or otherwise as may be agreed upon; (d) To purchase, lease, or otherwise acquire any rights or properties capable of being utilized for the purposes of the company, and to sell, lease, or otherwise dispose of the same; (e) To have the right to use the funds of the company or such portions of the same as the directors may decide in the purchase of shares of the capital stock of other companies carrying on a business of a like nature; (f) To sell out the undertaking in whole or in part, and to amalgamate with any other company; (g) To enter into any agreement for sharing profits and interest. or otherwise, with any person or company carrying on or about to carry on any business or transaction which this company is authorized to carry on or engage in and to take or otherwise acquire shares and securities of any such company, and to sell, hold, and re-issue with or without guarantee, or otherwise deal in the same; (h) To acquire such trade-marks, designs, patent rights and licenses, in any way connected with the business of the company as may be deemed necessary or useful. and to sell or otherwise dispose of the same; (i) To take, acquire, and hold any security of any nature or kind, real or personal, for debts, liabilities or obligations to the company, incurred or to be incurred in respect of the purposes and objects of the said company; (j) To do all acts, and exercise all powers, and to carry on all business incidental to the proper fulfilment of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

THE WHYTE RAILWAY SIGNAL COMPANY, (LIMITED).

Incorporated, August 27, 1909. - - Amount of capital stock, \$300,000.

Number of shares, 3,000 .- Amount of each share, \$100.

Corporate Members: - John Alexander Whyte, electrical engineer; James Kinniston Paisley, hotel proprietor; William John Gerald, civil servant; and Robert Haldane Cram, gentleman, all of Ottawa, Ont.; and Noble Park Scott, printer, of Toronto, Ont.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:-(a) To manufacture, purchase or otherwise acquire, hold. own, sell, assign, transfer, invest, trade and deal in the Whyte Railway Protection and Signal Devices and in railway supplies and appliances of every class and description; (b) To purchase or otherwise acquire letters patent, concessions. part interest in such letters patent, concessions, licenses, inventions, rights and privileges, whether in Canada or in any part of the world; (c) To sell, let or grant any patent rights, concessions, licenses, inventions, rights or privilegebelonging to the company, or which it may acquire, or any interest in the same: (d) To manufacture, produce, trade and deal in all machinery, plant and articles. appliances and things capable of being manufactured, produced or traded in. by virtue of, or in connection with, any such letters patent, concessions, licenses. inventions, rights or privileges, as aforesaid; (e) To register any patent or patentfor any invention or inventions, or obtain exclusive or other privileges in respect of the same, and to apply for, exercise, use or otherwise deal with or turn to account, any patent rights, concessions or other rights or privileges of a like nature. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE PLAZA, LIMITED.'

Lacorporated, August 31, 1909. - - - Amount of capital stock. \$50,000.

Number of shares, 500.—Amount of each share. \$100.

Corporate Members:—Frank Edward McRae, hotel-keeper; Walter George Mitchell, advocate; Réné Chenevert, advocate; William Cantwell Strachan, manager, and Maurice Tétreau, student, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(1) To carry on all or any of the businesses of hotel, tavern, restaurant, lodging and public house keepers or prorpietors, wine, spirit and beer merchants and importers, public caterers, job masters, coach, cab, omnibus, garage, livery stable, and laundry proprietors, caterers for all kinds of anusements, entertainmunts, balls, dances, synth, dinners and 1842258.

theatre and opera box office agents or proprietors, market gardeners, dairymen, hairdressers and messengers and any other business which may appear capable of being profitably or conveniently carried on in connection with or as auxiliary to any of the above mentioned businesses; (2) To purchase, import, export, manufacture, grow, use, sell and deal in tobacco, cigars, wines, spirits, beers, liquors, tca, coffec, flowers, fruit, vegetables, cutlery, plate, linen, furniture, electric light, and gas plant and fittings, live and dead stock, food, produce and liquors of every description and any other commodities, goods or things convenient for the purposes of the company or any of them; (3) To erect, construct, purchase, take on lease or otherwise acquire, equip, furnish, re-model, work, let and maintain any hotels, clubs, taverns, refreshment rooms, public and lodging houses, winc, spirit and bar shops of businesses, breweries, restaurants, laundries, market gardens, shops, offices, garages, stables and places of amusement or recreation; (4) To purchase or otherwise acquire and obtain provisional or other protection or license in respect of any inventions or alleged inventions, patents, trade-marks, or names, designs, copyrights, schemes. ideas, secret or other processes, and the like, whether in the Dominion of Canada or elsewhere, which may appear likely to be advantageous or useful to the company, and to test, develop, prolong, renew, exercise, use, vend, grant exclusive or other licenses in respect of, or otherwise deal with all or any of the same; (5) Notwithstanding the provisions of section 44 of the said Act to invest and deal with moncys of the company not immediately required for the purposes of the company from time to time, as the company is by law authorized to do, and to make cash advances to, guarantee the contracts or engagements of, become surety for, and financially assist any person, firm, company or corporation carrying on a business similar to that which this company is hereby authorized to carry on; (6) To purchase or otherwise acquire any share or interest in or the whole or any of the business, good-will, and assets of any person, firm or company carrying on any business germane to the objects of this company and to undertake all or any of the liabilities or obligations of such person, firm or company, and to carry on, conduct and liquidate any such business so acquired and to make and carry into effect any contracts or agreements with any such person, firm or company as aforesaid with respect to amalgamation, joint working, co-operation, division of profits, mutual assistance or otherwise and to accept, by way of consideration, for any such contracts or arrangement, any shares, debentures or securities of any similar company; (7) To pay for any services rendered to and any property or rights acquired by the company in such manner as may seem expedient and in particular by the issue of shares or securities of the company; (8) To sell, transfer or dispose of the whole or any part of the business or undertaking of the company to any similar company, (whether promoted by this company or not) or to any person, firm or corporation carrying on a similar business, and to accept, by way of consideration for any such sale, transfer or disposal, any shares, debentures, debenture stock, bonds or securities of any other similar company; (9) To distribute among the members of the company in kind, any shares, debentures, securities or property belonging to the company; (10) To do all such other acts and things as may be necessary to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CAMERON, CHAPPELLE' (LIMITED).

Incorporated, September 1, 1909. - - - Amount of capital stock, \$80,000.
Number of shares, 800.—Amount of each share, \$100.

Corporate Mcmbers:—Charles Stuart Cameron, contractor; and Joseph Walter Chappelle, C.E., both of Port Arthur, Ont.; William Alexander Cameron, lumber manufacturer; Alexander Lorn McDougall, contractor; and John Allan Cameron, esquire, all of Ottawa. Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:—(a) To enter into contracts and agreements with any person, corporation or municipality or with the government of the Dominion of Canada or any of the provinces thereof or of any other country or state for the construction of lines of railway and telegraph, canals, bridges, &c., and generally to do the business of contractors and to do all matters and things which are or may become necessary, incidental or conductive to the attainment of any of the objects aforesaid; (b) To purchase or otherwise acquire and operate mines, mineral and mining rights, lands, hereditaments and chattels in Canada and develop the resources of such mines or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

BROOKS MANUFACTURING COMPANY OF CANADA (LIMITED).

Incorporated, September 2, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000 .- Amount of each share, \$100.

Corporate Members: Ti vor Cecil Harding, manufacturers' agent; Richmond Lemoine de Martigny, real estate agent; Henri Martel, accountant; Wilfrid Fortier, trader; and Auguste Léonee Rinfret, advocate, all of Montreal, Que.

First or Provisional Directors:—Trevor C. Harding, Henri Martel and Auguste Léonce Rinfret.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To manufacture, sell and deal in furniture, portable houses, and plans for portable houses, boat patterns, boats and wooden goods of all kinds; (b) To purchase and acquire any business or business of a similar nature to that to be carried on by the company: (c) To acquire, lease and dispose of trade-marks, industrial designs, patents and patent rights and privileges in respect of any invention useful or advantageous to the purposes of the company of any of them; (d) To generate. buy, use, sell or otherwise acquire or dispose of electricity, of electric power for electric lighting, heating and the furnishing of power to mills, houses and factories, provided always that the foregoing powers when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (c) To sell, transfer or otherwise dispose of the whole or any part of the business or undertaking of the company to any other company or to any person, firm or corporation, and to accept by way of consideration for any such sale any shares, debentures, debenture stock, bonds or securities of any other company; (f) To pay for any services rendered to and any property and rights acquired by the company, in such manner as may be

deemed expedient, and in particular by the issue of shares or securities of the company credited as fully paid or partly paid up; (g) To do all acts and exercise all powers and to carry on all business incidental to the due carrying on of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE HAMILTON COLD STORAGE AND ICE COMPANY' (LIMITED).

Incorporated, September 3, 1909. - - - Amount of capital stock, \$150,000.

Number of shares, 1,500.-Amount of each share, \$100.

Corporate Members:—Joseph Mary Longinus, superintendent; Willard Ernest Blandford, manufacturer; John Mootry Brown, manufacturer; Nathan Glass Boggs, manufacturer; and John Patrick Dougherty, insurance agent, all of Hamilton, Ont.

First or Provisional Directors:—The said corporate members.

Chief place of Business :- City of Hamilton, Ont.

Objects of the Company:-(a) To acquire by purchase, lease or otherwise and to operate, maintain and carry on warehouses, stores, elevators, cold storage warehouses and all description of buildings and stores for the care, custody, manufacture, cleaning, storage of goods, wares and merchandise; (b) To acquire, operate and maintain cold storage and refrigerator plants; (c) To make advances on goods, wares and merchandise stored or in any way held by the company and to issue warehouse receipts and warrants; (d) To carry on any other business (whether manufacturing or otherwise), which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (e) To acquire or undertake the whole or any part of the business, property or liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company; (f) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive, or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (g) To enter into partnership or into any arrangement for sharing of protfis, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (h) To take, or otherwise acquire and hold, shares in any other company having objects altogether or in part similar to those of the company or carrying on any business

capable of being conducted so as directly or indirectly to benefit the company; (i) To enter into any arrangements with any authorities, municipal, local or otherwise. that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out; exercise and comply with any such arrangements, rights, privileges and concessions; (i) To promote any company or companies for the purpose of acquiring all or any of the property and indirectly calculated to benefit the company; (k) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade; (1) To construct, improve, maintain, work, manage, carry out or control any roads. ways, tramways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactorics, warehouses, electric work, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (m) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (n) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments; (o) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (q) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (r) To do all such other things as are incidental or conducive to the attainments of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'HOFELLER CONCRETE COMPANY' (LIMITED)

Incorporated, September 3, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200,----Amount of each share, \$100.

Corporate Members:—Elie David Hofeller, contractor; and Eugene Lawrence Falk, counsellor at law, both of Buffalo, N.Y., U.S.A.: Rosario Genest, advocate; Joseph Marier, law student; and Theodore Gaston Charlebois. accountant, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Quc.

Objects of the Company:—(a) To manufacture, sell and deal in Portland cement, and all kinds of natural and other cement, line, limestone, calcinated and other plasters and artificial stone; (b) To creet or acquire by purchase, lease or otherwise and to establish and maintain and operate manufactories, kilns, warehouses,

agencies and depots for manufacturing and storing its cement and other products, and for their sale and distribution, and to transport, or cause the same to be transported, as articles of commerce, and to do any and all things incidental thereto and necessary and proper to be done in connection with the business of trading and manufacturing as aforesaid; (c) To carry on business as general contractors in all kinds of cement works in either sidewalks, pavements, buildings, and any kind of work where cement is used; (d) To enter into, make, perform and carry out contracts of every sort and kind, with any person, firm, association, corporation, private, public or municipal, or body politic and with the government of any country; (e) To acquire, own, deal in and deal with all materials or articles of any kind and description used and useful in connection with any or all the objects hereinbefore expressed of a character similar or analogous thereto; (f) To act as agents or brokers in any similar business; (g) To acquire and take over as a going concern the business now being carried on by E. D. Hofeller, in the Dominion of Canada, and to pay for the same either in shares of the present company or in cash: (h) To buy and acquire any business similar to that of the company and to pay for the same either in shares of the company or in cash; (i) To amalgamate with other companies carrying on a similar business; (j) To protect the products of the company by trade-marks, trade names, or any distinguishing name or title, and to acquire, take over or otherwise deal in patents, grants or other protection; (k) To purchase or by any other means acquire and protect, prolong, renew, whether in the Dominion of Canada or elsewhere, any patents, patent rights, brevets d'invention, licenses, protections and concessions which may appear likely to be advantageous or useful to the company, and to use and turn to account and to manufacture under or grant licenses or privileges in respect of the same, and to expend money in experimenting upon and testing and in improving or seeking to improve any patents, inventious or rights which the company may acquire or propose to acquire; (1) To buy, sell, manufacture, exchange, rent or hire, export and deal in all kinds of articles and things which may be required for any of such business or which may seem capable of being profitably dealt with in connection with any of the said business or any other business; (m) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes, or the attainment of any one or more of the objects herein enumerated, or incidental to the powers herein named, or which shall at any time appear conducive or expedient for the protection or benefit of the corporation, either as holders of or interested in any property or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE LYALL COMPANY' (LIMITED).

Incorporated, September 3, 1909. - - - Amount of capital stock, \$500,000.

Number of shares, 5.000 .-- Amount of each share, \$100.

Corporate Members.—Robert Taschereau, advocate and K.C.; Rosario Genest, advocate; Joseph Marier, law student; Joseph Emile Billette, law student; and Theedore Gaston Charlebois, accountant. all of Montreal, Que.

First or Provisional Directors:—Robert Taschereau, Rosario Genest and Joseph Marier.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on a general engineering and construction business, to manufacture, buy, sell, deal in, repair, convert, alter and lease plants, engines, machinery, tools, implements, metals, boilers, rolling stock and hardware for the business of the company; and to manufacture and fabricate steel and iron: (b) To carry on business, as builders, quarrymen and brickmakers and millmen, and to generate electricity for the light, heat and motive power purposes of the company; (c) To manufacture, purchase or otherwise acquire, and to hold, own, pledge, sell, assign and transfer, or otherwise dispose of, trade, deal in and deal with goods, wares and merchandise and property necessary for the business of the company; (d) To apply for, purchase, lease or otherwise acquire, and to own, operate, introduce and sell, assign, or otherwise dispose of and grant licenses in respect of or otherwise turn to account any and all trade-marks, trade names and distinctive marks and all inventions, improvements and processes used in connection with or secured under letters patent of the Dominion of Canada or elsewhere, or otherwise; (c) To construct, acquire, charter, own, navigate, lease and sell steam or sailing vessels or other kinds of craft, lighters, floats, steam pumps, engines, diving apparatus, cranes, plant, machinery, and appurtenances, in so far as the same may be necessary for the purposes of the company; (f) To provide board and lodging, clothing and provisions and all supplies generally to all those engaged in or about any works, or to contract for the providing of the same; (g) To acquire, hold, own, buy, sell, guarantee and dispose of shares in the capital stock, the bonds or other securities of any other company having objects similar to those of this company; (h) Notwithstanding the provisions of section 44 of the said Act to use the funds of the company for the acquirement of said shares, stock, bouds or other securities and to vote the same in the name of the company; (i) To acquire and undertake the good-will, property, rights, franchises and assets of every kind and the liabilities of any person, firm, association or corporation, incorporated for the purposes for which this incorporation is formed, and to pay for the same in cash, stock or bonds of this company or otherwise; (j) To share profits with any person or company engaged in or about to carry on any business which this company is authorized to engage in or carry on; (k) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or attainment of any of the objects herein enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued December 2, 1909, to

'THE LYALL COMPANY' (LIMITED).

Changing the name of the said company to that of

'P. LYALL & SONS, LIMITED.'

'THE MOUNT-ROYAL CONSTRUCTION' (LIMITED).

Incorporated. September 3, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 400 .- Amount of each share, \$50.

Corporate Members:—Albert Laurier, clerk: Léon Thomas Aristide Trudeau, advo-cate; Zéphirin Filion, advocate; and Joseph Phedime Laurier, joiner, all of Montreal, Que.; and Louis Joseph Trudeau, physician, of St. Remi, Que.

First or Provisional Directors:—Albert Laurier, Léon Thomas Aristide Trudeau and Zéphirin Filion.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(1) To carry on business as general contractors and builders; (2) To apply for, obtain, enter into and execute any contracts, agreements or arrangements of all kinds with other persons or companies, public or private corporations, for the erection, construction, alteration, demolition, decoration, maintaining, furnishing, fitting up, improving, development and management of buildings and constructions of all kinds and descriptions, including drains, payements, water-works, gasworks, reservoirs, roads, tramways, electric power, heat and light, supply works, telephone works, hotels, clubs, restaurants, baths, places of worship, places of amusement, pleasure grounds, parks, gardens, stores, shops, dairies and other works and conveniences and to contribute or otherwise assist or take part in the construction, maintenance, development, working, control and management thereof; (3) To carry on all and any of the following businesses, namely, decorators, merchants and dealers in stone, sand, gravel, lime, bricks, timber, hardware and other building requisites, brick and tile and terra-cotta makers, job-masters, carriers, licensed victuallers, house agents and manufacturers agents in general; (4) To act as representatives of other persons or companies, for the execution, completion and maintenance of works and the recovery of credits and debts; and for such purposes to act as collection and credit agents, either on commission or on salary, for the aforesaid persons or companies, and to acquire for its own benefit, and in its own name the assets in whole or in part of said persons or companies; (5) To buy, take on lease or otherwise acquire and operate, quarries, timber limits, mining properties, sand and gravel pits, water and electric powers, mills, and dispose of same by sale, lease, exchange or by any other way which will seem in the interest of the company; (6) To apply for, purchase or otherwise acquire, and to own, use, operate, and to sell, assign, lease or otherwise dispose of any and all patents of invention, improvements, processes and trade-marks, relating to the business of the company; (7) To remunerate either in cash or in paid-up or partly paid-up capital stock of the company any person or company for services rendered or to be rendered in placing or assisting to place any shares of the company's capital stock, or in or about the incorporation, formation, organization or promotion of the company or the conduct of its business; (8) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or attainment of any one or more of the objects herein enumerated or necessary for the exercise of the powers herein named. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CANADA POTTERY COMPANY' (Limited).

Incorporated, September 4, 1909. - - - Amount of capital stock, \$90,000.

Number of shares, 900 .- Amount of each share, \$100.

Corporale Members:—Albert Clayton, manufacturer; Onésime Couturier, potter; George Henry Thomas Clayton, elerk; and Arthur Clayton, potter, all of Iberville, Que.; and Joseph Francis Mackle, agent, of Montreal, Que.

First or Provisional Directors:—The said corporate members. 29—12

Chief place of Business:-Town of Iberville, Que.

Objects of the Company:-(a) To carry on all or any of the businesses following, namely: manufacturers of sanitary porcelain, baths, closets, lavatories, and all kinds of potteries, wares and earthenwares; (b) To acquire the good-will, property, rights and assets and assume the whole or any part of the liabilities of Albert Clayton, manufacturer, of the said Town of Herville, or of any person, firm, association, or corporation engaged in any business similar to that conducted by this company, and to pay for same in cash, stock, debentures or other securities of this company or otherwise; (c) To acquire and hold stock in any company engaged in any business or undertaking similar to that conducted by this company; to make advances on contracts and arrangements of all kinds with contractors or other persons for the manufacture, manufacturing or supplying of all such materials as above described; to purchase, lease, and own any and all patents and inventions relating and applicable to the above mentioned objects of the company; and to do and transact all other matters and things necessary or incidental to carrying on all said business of manufacturers; (d) To purchase, lease or acquire and hold any other business of a similar nature to that above described, and to sell, exchange or otherwise dispose of the whole or any portion of the business of the company, and to accept in payment thereof, cash, or any form of securities, and to distribute the same among the shareholders of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CROWN CONSTRUCTION COMPANY' (LIMITED).

Incorporated, September 4, 1909. - - - Amount of capital stock, \$200,000.

Number of shares, 2,000-Amount of each share, \$100.

Corporate Members:—Joseph William Weldon, advocate; Errol Malcolm McDougall, advocate; John Jennings Creelman, advocate; Stephen John LeHuray, accountant; and Beatrice Isolde Brandt, stenographer, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company;—(a) To carry on the business of a construction, contracting and development company; (b) To carry on the business of engineers, architects, builders, metal workers, wood workers, foundrymen, machinists, tool makers, buildermakers, fitters, brick-makers, cement makers, quarry men, paintess, policy of the contract of the contr

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purchase, lease, concession, license or otherwise and to maintain, operate, improve and develop water-powers, dams, flumes, tunnels, conduits and other works, plant, buildings and machinery for the manufacture, production and conversion of electric, pneumatic, hydraulic or other power or force; to acquire by purchase, lease or otherwise, electric, pneumatic, hydraulic or other power or force, and to sell, distribute, transmit or otherwise dispose of any surplus of such electric, pneumatic, hydraulic or other power or force: Provided, however, that the sale, distribution, transmission or other disposition of such electric, pneumatic, hydraulic or other power or force shall be subject to any municipal or other local regulations regarding the same; (g) To carry on any other business which may seem to be capable of being conveniently carried on in connection with any of the above objects or calculated directly or indirectly to enhance the value of or facilitate the realization of or render profitable any of the company's property or rights; (h) To subscribe for conditionally or unconditionally and to underwrite, issue on commission or otherwise take, hold, deal in and convert stock, shares, bonds, debentures and securities of all companies with which this company may have business relations or carrying on a similar business in whole or in part or subsidiary or other business which may be carried on so as to benefit the business of this company, its property or rights; (i) To enter into partnership or into any arrangement for sharing profits, union of interests, reciprocal concession or co-operation with any person, firm or company, and to promote and aid in promoting, constitute, form or organize companies, syndicates or partnerships for the purpose of acquiring and undertaking any property and liabilities of this company or of advancing directly or indirectly the objects thereof for any other purpose which this company may think expedient; (j) To lend money, to guarantee the contracts of or otherwise assist any person, firm or company with which this company may have business relations; (k) To purchase, lease or otherwise acquire, to hold, own, use, develop, exchange, sell or otherwise turn to account concessions, rights, privileges, permits and franchises suitable, convenient or advantageous for the business of the company; (1) To manufacture, purchase or otherwise acquire, hold, own, use, sell, assign, transfer, trade, deal in and deal with goods, wares, merchandise and property of every class and description; (m) To transport goods, wares and merchandise, passengers and freight by land and water and to build, equip, purchase, own, charter and operate ships, boats, tugs and other vessels; (n) To purchase, lease or otherwise acquire and to hold, own, use and operate warehouses, store-houses and elevators; to issue receipts negotiable or otherwise for goods, wares and merchandise stored with the company; to acquire by lease, purchase or otherwise and to maintain and operate cold storage and refrigerating plants; to carry on a general cold storage and refrigerating business and to manufacture and sell ice; (0) To acquire any undertaking or business similar in whole or in part to that of the company together with the plant, stock, good-will, franchise and assets thereof of every description and to pay for the same in cash, shares or debentures of the company or otherwise; (p) To amalgamate with any other company or companies having the same or similar objects and to enter into all contracts and agreements necessary for such amalgamation; (q) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or nonexclusive or limited right to use or any secret or other information which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (r) To enter into any agreement with any authorities, municipal, local or otherwise that may seem conducive to the company's objects or any of them and to obtain from any such

authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (s) To acquire, maintain, construct and operate on lands of the company or on lands controlled by the company sidings, tramways and other means of transportation of goods, wares and merchandise whether belonging to the company or not and passengers and cargoes; (t) To construct, improve, maintain, work, manage, carry out and control any roads, ways, bridges, docks, piers, reservoirs, water-courses, wharves, mills, manufactories, warehouses, storchouses, elevators, electric works, shops, stores, houses for employees and others and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (u) To draw, make accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (v) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (w) To distribute in specie from time to time amongst the shareholders of the company any property, assets or rights of the company; (x) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (v) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (2) To do all such other things as are incidental or conducive to the attainment of the above objects; (aa) The above objects, powers or purposes of the company shall be deemed to be several and not dependent on each other, and the company may pursue, enjoy and carry on any one or more of such objects, powers or purposes without regard to the others of them and no clause above shall be limited in its generality or otherwise construed having regard to any other clause of such objects, powers or purposes; (bb) To remunerate by payment in cash, stock, bonds or any other manner any person or persons, or corporation or corporations for services rendered, or to be rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares of stock of the company, or any debentures or other securities of the company, or in or about the formation or promotion of the company, or in the conduct of the business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'LYALL REALTIES' (LIMITED).

Incorporated, September 4, 1909. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000.-Amount of each share, \$100.

Corporate Members:—Robert Taschereau, advocate and K.C.; Rosario Genest, advocate; Joseph Marier, law student; Joseph Emile Billette, law student; and Theodore Gaston Charlebois, accountant, all of Montreal, Que.

First or Provisional Directors:—Robert Taschereau, Rosario Genest and Joseph Marier.

Chief place of Business:-City of Montreal, Que.

Objects of the Company;—(a) To acquire by purchase, lease, exchange, hire or otherwise, lands or any interest therein; to erect and construct houses, buildings or works of every description on any land of the company, or upon any other lands, and to rebuild, cnlarge, alter and improve existing houses, buildings or works thereon; to convert and appropriate any such land into and for roads, streets and other conveniences, and generally to deal with and improve the property of the company; to sell, lease, lct or otherwise dispose of the lands, houses, buildings and other property of the company; to undertake or direct the management and sale of the property of the company, buildings and lands; to transact on commission the general business of a real estate agent; (b) To acquire, hold, own, buy, sell, guarantee and dispose of shares in the capital stock, the bond or other securities of any other company having objects similar to those of this company; to use the funds of the company for the acquirement of the same, and to vote said stock and bonds in the name of this company; (c) To acquire and undertake the goodwill, property, rights, franchises and assets of every kind and the liabilities of any person, firm, association or corporation incorporated for the purposes for which this incorporation is formel, and to pay for the same in cash, stock or bonds of this company or otherwise; (d) To share profits with any person or company engaged in or about to carry on any business which this company is authorized to engage in or carry on; (e) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or attainment of any of the objects herein enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'NATIONAL ENAMELWARE' (LIMITED).

Incorporated, September 10, 1909. - - - Amount of capital stock, \$1,000,000.

Number of shares, 10,000.—Amount of each share, \$100.

Corporate Members.—James Hastings Carter, merchant; Herbert Cauning Secord, financier; Robert Bryce Young, banker; William Maxime Wallace, accountant; and William Frederick Bonsall, cashier, all of Toronto, Ont.

First or Provisional Directors:—James Hastings Carter, Herbert Canning Second and Robert Bryce Young.

Chief place of Business:-City of Toronto, Ont.

Objects of the Companys—(a) To carry on the business of mining, smelting, casting, forging, rolling, tinning, galvanizing, enanelling, coating and plating of metals and of manufacturing, buying, selling, dealing in and contracting for the manufacture, sale, purchase and exchange of sheet metal and all articles made wholly or partly therefrom, enamel wares on sheet and other metals, kitchen and other household wares and ornaments, barrels, vessels and receptacles of every kind made from and upon metal of any and every kind, household furniture and furnishings, consisting of enamelled, stamped, galvanized and other wares of iron, steel, tim or any other metal or substance and all articles made of or upon metal or other substance including crockery, china, pottery and glassware and to mine, manufacture, buy, sell and generally deal in all metarisla used in the manufacture of any of the above described wares or in any business similar thereto or connected therewith; (b) To manufacture, buy, sell or otherwise deal or traffic in

sulphuric, hydrochloric and other acids and chemicals, hot and cold, nechgrease, lubricating and other oils and all or any by-products thereof; (c) To manufacture, buy, sell, or otherwise deal or traffic in tin, iron, steel, manganese, lead, zinc, copper, stone, ores, metals and materials of all kinds, coal, coke, lumber and other materials and any or all articles consisting or partly consisting of tin, iron, steel, manganese, lead, zinc, coke, copper, wood or other materials and all or any products thereof; (d) To manufacture, buy, sell, let-on-hire, and deal in stoves, engines, machinery, boilers, furnaces, heaters, ovens, burners, lamps, gas, electric and other fixtures and all other tools, implements, machinery, appliances and devices whatsoever for producing, supplying or utilizing such articles or any other appliances or devices or power or any two or all of them and such other articles as are usually manufactured, bought, sold, let-on-hire or dealt in by manufacturers or dealers in a similar line of business; (e) To carry on the business of mechanical and electrical engineers, tool makers, machinists, founders, metal workers, smiths' buildings, filters, cutlers, carriers, contractors and merchants and any business for the consumption or economic use of the refuse or by-products of any of the manufactures of the company and any other business or businesses which may appear to the company's directors calculated directly or indirectly to enhance the value or render profitable any of its property, business or rights or conducive to any of the company's objects: (f) For and in connection with all and every of the purposes aforesaid to carry on the business of a general merchant; (g) To apply for, purchase or otherwise acquire any patents, brevets d'invention. licenses, concessions, processes and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of what may seem calculated directly or indirectly to benefit this company and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (h) Notwithstanding the provisions of Section 44 of the said Act, to purchase or otherwise acquire, hold, sell, assign, transfer, pledge or otherwise dispose of any shares of stock, bonds, debentures, or other obligations or evidences of indebtedness of any other corporation now or hereafter to be formed and while the holder of them to exercise all the rights and privileges of ownership including the right to vote thereon and to distribute such shares, bonds, debentures, obligations and evidences of indebtedness or any asset of the company in specie upon a division of profits or distribution of capital among the shareholders; (i) To promote any other company or companies for the purpose of acquiring all or any of the property and liabilities of this company or for any other purposes which may seem in the opinion of the directors directly or indirectly calculated to benefit this company; (i) To sell, improve, manage, develop, exchange, lease or otherwise dispose of, turn to account or otherwise deal with the whole or any part of the undertaking, rights and assets of the company for such consideration as may be thought fit and in particular to accept payment wholly or in part by shares, debentures or obligations of any other corporation; (k) To enter into partnership or into any arrangement for sharing of profits, union of interests, cooperation, joint adventure, reciprocal concession or otherwise, with any person concession or otherwise, which can be added to the concession of the c company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (1) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to

the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements. rights, privileges and concessions; (m) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade; (n) To construct, improve, maintain, work, manage, alter, carry out or control any buildings. works, roads, ways, tramways, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interest, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (o) To draw, make, accept, endorse. discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (p) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (a) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (r) To do all such other things as are incidental or conducive to the attainment of the above objects; (s) To allot, as fully paid, shares of the capital stock of the company in consideration for the transfer to the company by any vendor of processes, patents, recipes, or other property, The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE WELLER, COLEMAN COMPANY' (LIMITED).

Incorporated, September 10, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 800.—Amount of each share, \$25.

Corporate Members:—Charles Christopher Coleman, manufacturer; Walter Lawrence Teeson, stock broker; and Charles Edward Weller, all of Montreal, Que; and Frederick John Koch, manager; and William Patterson, advocate, both of St. Louis, Que.

First or Provisional Directors:—Charles Christopher Coleman, Charles Edward Weller and Frederick John Koch.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To buy, sell, solicit.trade in, deal in and deliver milk, cheese, butter and other dairy products and to act as agents of dealers in said products; (b) To buy, sell, solicit, trade in, deal in and deliver maple sugar, maple syrup, ice-cream, candics, cakes, nuts and temperance drinks and to act as agents of the vendors of said things and to do business as acterers and confectioners; (c) To manufacture butter, cheese, ice-cream, maple syrup, maple sugar, candies, cakes and general confectionery supplies; (d) To buy, sell, solicit, trade in, deal in and deliver fruit, vegetables of all kinds, poultry and exers and to act as agents of delears in said things: (d) To acquire and take

over as a going concern the business heretofore and at present carried on at the City of Montreal by C. E. Weller & Co. on such conditions and terms as may be agreed upon and to pay for the same in whole or in part either in cash, paid-up shares or bonds of this company; (f) To carry on business as general grocers; (g) To acquire by purchase, lease or otherwise, real or personal property and all lawful rights and privileges, as may be required for the purpose of the company's business, (including farms, farm stock and equipment for farms as well as for the production of milk and maple sap and eggs and the raising of poultry thereon) and to pay for the same in cash, paid-up shares of this company or otherwise, and to sell and otherwise dispose of the said property, rights and privileges and to erect upon any such real property all buildings, factories, mills, shops and stores which the company may consider necessary and to equip such buildings, factories, mills, shops and stores with all necessary machinery, apparatus and tools and to manufacture all such machinery, apparatus and tools which the company may require and as the company may deem best; (h) To apply for, purchase or otherwise acquire, hold and use, register and dispose of all trade-marks, trade names, patents of invention and manufacturing processes which the company may think necessary and convenient for the purpose of its business; (i) To form or assist in forming and to become a shareholder in any company carrying on business similar to that which this company is hereby authorized to carry on and to enter into any arrangement for sharing profits, union of interest, joint or reciprocal concessions or otherwise with any person or company and to acquire or hold, sell and dispose of, with or without warranty the shares or security of such company; (j) To purchase and acquire any business similar to that of this company and to purchase and acquire any interest and control in any business of a similar nature and to pay for the same in cash, paid-up shares of this company or otherwise, and to amalgamate the company with any similar company; (k) To acquire and hold security of any kind, personal or real, for debts, liabilities or obligations due the company in respect to the purposes and objects of the company and to pledge, sell, lease or dispose of any of the property of the company; (1) To do all such other acts and things as are necessary to the attainment of the objects and purposes of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'FEDERAL SECURITIES CORPORATION' (LIMITED)

Incorporated, September 13, 1909. - - - Amount of capital stock, \$250.000.

Number of shares, 2,500,-Amount of each share, \$100,

Corporate Members:—Charles Glass Greenshields, advocate; Edgar Reginald Parkins, advocate; Alexander Campbell Calder, manager; Thomas Emilien Gadbois, student; and Ralph Erskin Allan, secretary, all of Montreal, Que.

First or Provisional Directors:—Charles Glass Greenshields, Edgar Reginald Parkins and Alexander Campbell Calder.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To carry on a general agency and brokerage business (b) To subscribe for, underwrite, buy, sell, exchange, hold, hypothecate

or otherwise deal in the stock, bonds, debentures and other securities of municipal, industrial, commercial and financial corporations or companies; (c) To control, promote, organize, manage or develop any corporation, company or syndicate; (d) To enter into any agreement for the purpose of sharing profits, uniting or co-operating with any person, firm, association or corporation engaged in or about to engage in or carry on any commercial, financial or other business or transaction; (e) To act as agents and brokers for the investment, loan, payment, transmission and collection of money, the transfer and recording of bonds, debentures, shares, or other securities and to accept, execute and fulfil any trust committed to the company by any individual, corporation or court of law, and to take, hold, transfer and convey all property real or personal, which may be granted, conveyed or committed to this company, with its assent, upon such trust; (f) To apply for, purchase or otherwise acquire any natents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention, and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions; (g) To issue and allot as fully paid-up, stock of the company hereby incorporated, in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contract, real estate, stock, bonds and debentures or other property or rights which it may lawfully acquire by virtue of the powers herein granted; (h) To distribute among the sharcholders of the company in kind, any property of the company, and in particular any shares, debentures or securities in other companies belonging to the company, or which the company may have the power to dispose of; and to do all acts and exercise all powers and to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE INTERNATIONAL SHOE MACHINERY COMPANY OF CANADA' (Limited).

Incorporated, September 14, 1909. - - - Amount of capital stock, \$400,000.

Number of shares, 4,000.—Amount of each share, \$100.

Corporate Members:—Benjamin Onésiphore Beland, mechanical engineer; Eudore Napoleon Gobeil, professor; William Johnson, merchant; Frederick Arthur Jackson, insurance solicitor; and Jules Gobeil, advocate, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:—(a) To carry on all and any of the business of manufacturers, exporters and importers of all and every kind of machinery and plant for the manufacture of boots and shoes, saddlery, belting and generally of leather goods, in all its branches, felt, felt goods, &c.; and also of all supplies and requisites connected with, incident to and required for said manufacture; (b) To purchase, take on lease and otherwise acquire plant, and deal in any such manufactured machinery, plant, supplies and requisites, and to construct, own, lease and otherwise acquire plants and factories; (c) To acquire by purchase, conces-

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sion, exchange or other legal title, the good-will, property, rights and assets, and assume the liabilities of any person, firm or company, transacting any business similar to that conducted by this company, together with the buildings, stock in trade and assets generally in such business, and to purchase, acquire and hold the stock or shares of stock in any other corporation carrying on business similar to that which this company is hereby authorized to carry on, notwithstanding the provisions of Section 44 of 'The Companies Act'; (d) To purchase and acquire as a going concern the assets and good-will of any company, individual, person or persons, owning plant, material, machinery constructed, built and made or partly constructed, built and made for purposes similar to those hereby authorized for this company, and to assume the liabilities of the proprietors of such business, and to take over all their contracts, plant, stock in trade and equipment and to pay for the same in specie, or in fully paid-up shares of this company or in both, and to issue paid-up and non-assessable stock of this company whether common or preferred in payment thereof; (e) To aid, protect or accommodate by guarantee, endorsement, cash advances or concessions any persons or company carrying on a business of a similar nature; to enter into an agreement for sharing profits, joint adventure, reciprocal concessions or other arrangement of a like nature with any person or company carrying on a similar business; (f) To purchase and acquire, and to own, hold and hypothecate, pledge, sell and re-issue with or without guarantee, the shares, bonds or debentures of any manufacturing or other corporation carrying on business similar to that of this company, and to amalgamate with any company constituted for the carrying on of any similar business, and to acquire by purchase, lease or otherwise and to manage, operate and carry on the property, undertaking and business of any such corporation; (g) To acquire by purchase, lease or otherwise and hold such property, movable or immovable as may be deemed necessary for the purposes of the company, and to pay for the same either in cash or in fully paid-up and nonassessable shares or both, and to sell, hypothecate or otherwise dispose of the same for the benefit of the company; (h) To acquire by purchase, exchange or other legal title, and to construct and operate all factories, shops, stores, houses, offices and other structures necessary for the business of the company, and other properties movable and immovable necessary and useful for the company and to lease, sell and dispose of the same; (i) To sell and dispose of any part or portion of the undertaking of the company or any part thereof for such consideration as the company may see fit: (i) To apply for, purchase, lease or otherwise acquire any patent of invention, trade-marks, copyrights or similar privileges relating to or which may be deemed useful to the company's business and which may be owned and held by any person, persons or company in reference to the business of the company and to pay for the same either in cash or in fully paid-up and non-assessable shares of the company or both; to obtain, register on license or royalty or otherwise, acquire and hold, use, own, operate and introduce and to sell, assign and otherwise dispose of any such trade-marks, trade names, patents of invention, improvements and processes under registration and otherwise, useful to the business of the company, and to use, exercise, develop and grant licenses in respect of or otherwise turn to account any such trade-marks, trade names and inventions, licenses, processes and the like or any such property or rights; (k) To acquire the good-will, property, rights and assets and assume the liabilities of any person, firm or company indebted to the company or transacting any business similar to that conducted by this company, and to pay for the same in cash or in shares or securities of this company or otherwise; and to issue in payment for any real or personal property, license or privilege which may be purchased, taken, leased or otherwise acquired by the company, or for services rendered to the company, shares of the capital stock of the company, whether subscribed for or

not, as fully paid-up and non-assessable, or bonds, debentures and other securities of the company; (1) To lease, sell or otherwise dispose of the business, property or undertaking of the company or any part thereof for such consideration as the company may deem fit, and in particular for sbares, bonds, debentures or securities of any other company having objects similar to those of this company, and to divide among the shareholders by way of dividend any cash, stock, bonds or securities so received; (m) To issue, allot and deliver as fully paid-up and nonassessable, any shares, debentures and other securities of this company, in payment or part payment of any property, contract, right, shares, debentures or securities, of any person, other company or corporation which this company may acquire for the purposes of its business and in payment or part payment of the services rendered to the company in connection with its promotion, organization and business: (n) To distribute among the members of the company in kind any shares, debentures, securities or property belonging to the company, to pay for any services rendered to and any property and rights acquired by the company in such manner as may be deemed expedient, and in particular by the issue of . shares or securities of the company credited as fully paid or partly paid up; (0) To contract for the supply or execution of all works in which the company's machinery or rights of invention may be acquired and to do all acts and exercise all rights and business germane to the object for which this company is incorporated; (p) To develop and operate any water-power or water-powers, and to generate, produce and accumulate by any means, electric and electromotive forces, or other similar agency for the production of light, heat and power, for the purposes of the company, with power to sell or otherwise dispose of any excess not required and to supply the same for light, heat and power purposes to any person or corporation on such terms as may be agreed upon (provided that the foregoing powers when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf); (q) To lend money and guarantee the performance of contract by customers and others as also the performance of any obligations or undertaking of any other company in which this company may be interested, and to accept as security that may be offered by such person or company including shares and debentures of such other company; (r) To draw, make, accept, endorse, discount and issue promissory notes, bills of exchange, warrants, debentures, securities not prohibited to companies incorporated under this Act and other negotiable or transferable instruments; (s) To accept in payment of any work done by this company stocks, shares, bonds, debentures or other securities of any other company; (t) To sell, lease or otherwise dispose of all the property, assets and rights at any time owned or enjoyed by the company as a going concern upon such terms and conditions as may be duly authorized by a vote of not less than two-thirds of the shareholders present at a general special meeting of the company duly called for considering such sale, lease or other disposition of the property or assets of the company; (u) To do all acts and exercise all powers and carry on all business incidental to the due carrying on of the object for which the company is incorporated. and necessary for the protection or benefit of the company, and to enable it to profitably and fully carry on any and all of its undertakings. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Number of shares, 30,000.—Amount of each share, \$100.

^{&#}x27;JACOBS ASBESTOS MINING COMPANY OF THETFORD' (LIMITED).

Incorporated, September 14, 1909. - - Amount of capital stock, \$3,000,000.

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Corporate Members:—Felix Lewis, secretary; Alexander Morrison Reaper, accountant; Paul Jones Gysler, stenographer; Arthur Charters, book-keeper; and William Reuben Ford, clerk, all of Montreal, Oue.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To acquire by purchase, lease or otherwise, mines, minerals, mining rights, lands and properties or any interest therein and to hold, explore, work, develop, sell, hypothecate, lease, or otherwise dispose of the same or any part thereof; (b) To mine, smelt, amalgamate, work, mill and prepare for sale by any process asbestos and all or any other minerals, ores or metallic substances of all kinds and to produce and manufacture by-products therefrom and to buy, sell, trade and deal in same; (c) To acquire by purchase, lease or otherwise immovable properties, water-powers and rights of way; to acquire, erect, maintain and use for the purposes of the company buildings, factories, mills, water works, roads, pole lines for industrial and other purposes; including telegraphs, telephone or electric light or power; (d) To acquire, use, hold, sell, lease or otherwise dispose of patent rights, secret processes or information, licenses, trade-marks, copyrights or the like; (e) To manufacture, buy, sell and deal in all kinds of plant, machinery, implements, tools and supplies and things required by the company or its servants or employees or capable of being used in connection with its operations; to manufacture and deal in goods, wares and merchandise for the purposes of the company, to act as general storekeepers and to provide board and lodgings, clothing and provisions and generally all supplies to those engaged in or about any of the company's works and to contract for the providing of the same; (f) To build, acquire, possess, charter and employ and to sell, lease hypothecate or otherwise dispose of vessels in connection with the operations of the company and transport of its products; (a) To carry on the business of electricians, mechanical engineers, manufacturers and dealers in electricity, motor power, light and heat, and to manufacture, produce, trade and deal in any article belonging to such business: (h) To apply for, purchase or acquire and to exercise, transfer, lease or otherwise dispose of any franchises, licenses and powers from any government, municipality, or public authority, and to pay for, aid in or contribute towards carrying the same into effect, and to appropriate any of its stock, bonds and assets to defray the eost and expenses thereof; (i) To carry on any other business whether manufacturing or otherwise, but which is germane to the foregoing business, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company; (i) To exercise any of the above powers either as principal or agent; (k) To acquire the undertakings, assets or property of any individual, firm or corporation carrying on a similar business, to acquire and hold shares, bonds or other securities of or in any other company or corporation having power to carry on a similar business and, while holding the same, to exercise all rights of ownership thereof, including voting power and to invest any surplus moneys of the company in the redemption of its own bonds and debentures; (1) To sell, lease or otherwise dispose of the properties, assets and undertaking of the company or any part or parts thereof for such considerations as may be agreed upon and in particular for shares, debentures, bonds or securities of any other company having objects similar to those of this company and to distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities of other companies belonging to the company or of which the company may have power

to dispose; (m) To amalgamate with any other company having objects similar to those of this company; to enter into arrangements for sharing of profits or union of interests with any person or company carrying on any business similar to those which this company is authorized to carry on; and to take or otherwise sell miss acquire shares and securities of any such company and to sell, hold, re-issue with or without guarantee or otherwise deal in the same; (a) To pay for any movable or immovable properties, rights, franchises, or privileges acquired by the company or for work done or services rendered to the company either in eash or in bonds or stock of the company or partly in one and partly in the other; (a) To do all such other things as are incidental or condiciental o

'MONTREAL SAFETY GAS MACHINE COMPANY' (LIMITED).

Incorporated, September 14, 1909. - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Albert Joseph Brown, advocate and K.C.; Rennie Ogilvie McMurtry, advocate; George Robert Drennan, stenographer; Michael Joseph O'Brien, clerk; and Herbert William Jackson, clerk, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To manufacture, buy, sell, lease and otherwise deal in gas producing machines, dynamos and other machinery generally useful in connection with or identical to the generating of light, heat and power; (b) To manufacture, buy, sell, lease and deal in gas fixtures, ranges, heaters, burners and all accessories thereto; (c) To purchase or otherwise acquire inventions, patents, trade-marks, trade names, designs, secret or other processes, covering or relating to gas producing and power developing machinery; (d) To manufacture, buy, sell, lease and deal in machinery and equipment generally connected with or useful in the operation of any patents or patent rights owned or controlled by the company; (e) To sell, lease or otherwise dispose of any patents or patent rights owned by the company for a royalty or upon such other terms and conditions as to compensation as may be deemed expedient and to receive in payment or part payment therefor, shares or bonds of any other company purchasing or acquiring such patents or any thereof, or the right to use the same, and to distribute amongst the shareholders of the company in kind any shares or securities so received; (f) To acquire, own, develop and operate oil lands and oil wells, together with all machinery and equipment necessary or identical thereto, and to manufacture. buy, sell and deal in oils of every description; (g) Notwithstanding the provisions of Section 44 of the said Act to purchase, acquire, own and hold shares of any other company carrying on business with objects similar in whole or in part to those of this company; (h) To issue paid up shares, bonds, debentures or other securities for the payment, either in whole or in part, of the purchase price of any property, real or personal, movable or immovable, property, rights. lease, business, franchise, invention, patent, trade-mark, trade name, design, secret or other process covering or relating to gas producing and power developing machinery. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'AUTOGRAPHIC REGISTER CO. OF CANADA' (LIMITED),

- Incorporated, September 17, 1909. - Amount of capital stock, \$20,000.
- Number of shares, 200.—Amount of each share, \$100.
- Corporate Members:—Walter Conwell Shoup, lawyer, of New York, N.Y., U.S.A.; Joseph Shoemaker Swaim, manager; Lillie Armitage Swaim, wife of said Joseph Shoemaker Swaim; William George Rohrer, printer; and John Trivalla Ramsay, salesman, all of Montreal, Que.
- First or Provisional Directors:—Walter Conwell Shoup, Joseph Shoemaker Swaim and Lillie Armitage Swaim.
- Chief place of Business :- City of Montreal, Que.
- Objects of the Company:-(a) To carry on the business of manufacturing and dealing in autographic registers, supplies, manifold books, loose leaf devices, papers of all kinds and also the businesses of lithographing, engraving and general printing in all branches; (b) To buy, sell, deal in and manufacture all machinery and articles used in the manufacture of the articles aforesaid; (c) To acquire, hold and use patents and trade-marks, and grant licenses in respect of same; (d) To acquire the good will, rights, property, business and assets of all kinds, suitable for or useful to the company's business, and to pay for the same in cash, shares or other securities of the company; (e) To hold, purchase or otherwise acquire shares of the capital stock or other securities of any other company having objects similar to those of this company notwithstanding the provisions of section 44 of the said Act and to pay therefor in cash, stock or other securities of this company; (f) To sell or dispose of the business and undertaking of the company, or any part thereof for such consideration as the company may think fit, and in particular for shares, bonds, or securities in any other company having objects similar to those of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'NORTH STAR GRAIN COMPANY' (LIMITED).

Incorporated, September 17, 1909. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000 .- Amount of each share, \$100.

- Corporate Members:—William A. Anderson, grain merchant; Halfdan R. Soot, grain merchant; John Alexander Machray, barrister-at-law; Frederick James Sharpe, barrister-at-law; and Herbert Dunk, student-at-law, all of Winnipeg, Man.
- First or Provisional Directors:—William A. Anderson, Hulfdan R. Soot and John Alexander Machray.
- Chief place of Business:-City of Winnipeg, Man.
- Objects of the Company:—(a) To buy, build, lease, rent, construct, equip with machinery and necessary appurtenances, and operate grain elevators, warehouses, flour mills and feed and cereal mills; (b) To buy, hold and sell, either as prin-

cipals or agents, grain, seeds, flour, feed, cereal products, lumber and building material, and coal, wood and fuel; (c) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessing property suitable for the purposes of this company; (d) To enter into any arrangement for sharing profits, union of interests, co-operation, joint division, reciprocal commerce or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company; (e) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as to directly or indirectly benefit this company; (f) To sell and dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (q) To distribute any of the assets for the time being of the company among members in kind; (h) To pay out of the funds of the company all costs and expenses of and incident to the incorporation and organization of the company; (i) To do all such other things as are incidental or conducive to the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'UNITED STATES SPECIALTY COMPANY OF CANADA' (LIMITED).

Incorporated, September 17, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Gordon Walters MacDougall, K.C.; Lawrence Macfarlane, advocate; Albert Swindlehurst, accountant; Jessie Graham, stenographer; and Edward James Waterston, student-at-law, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company.—(a) To manufacture, buy, sell, import, export and generally to deal in goods, wares and merchandiss of every name and nature, and particularly, in special products and goods, wares and merchandise produced or manufactured under patents or secret processes; (b) To purchase or otherwise acquire any interest in any petents, licenses, concessions, secret processes and the like, conferring an exclusive or non-exclusive or limited right to use, or generally any invention which may seem to the company capable of being profitably dealt with; (c) To use, excretes, develop, grant licenses in respect of or otherwise to turn to account any such patents, licenses, concessions secret processes and the like; (d) To use, sell, lease or otherwise dud with any patents, patent rights, privileges, improvements or secret processes acquired by the company; (e) To purchase, lease or otherwise acquire lands and buildings for the erection and establishment of a manufactory or manufactories and workshops, with suitable plant, engines and machinery, with a view to manufactory.

purchase, sell or otherwise deal in goods, wares or merchandise of all kinds and nature for which the company may be organized; (f) To buy, lease or otherwise acquire the whole or any part of the business, good-will and assets of any person, firm, association or corporation, either foreign or domestic, and engaged in a business of the same general character as that for which this corporation is organized, or possessing any property suitable for the purposes thereof, and to pay for the same in cash or in the bonds, debentures or fully paid stock of this company; (g) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on or to amalgamate with any such company; (h) To take or otherwise acquire shares, bonds, debentures and other securities of any company having objects altogether or in part similar to those herein enumerated notwithstanding the provisions of Section 44 of the said Act, and to sell, hold, re-issue, with or without guarantee, or otherwise deal in the same; (i) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company, or corporation and to guarantee performance of contracts by any such company or corporation, or by any other person or persons with whom the company may have business relations; (j) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities in any other companies belonging to the company or which this company may have power to dispose of; (k) To do all or any of the matters hereby authorized, either alone or in conjunction with, or as factors, trustees or agents for any other company or persons, or by or through any factors, trustees or agents; (1) To do all such other things as may be necessary to the due carrying out of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'TRANQUILLE CREEK DEVELOPMENT COMPANY OF CANADA' (Limited),

Incorporated, September 20, 1909. - - - Amount of capital stock, \$20,000.
Number of shares, 800.—Amount of each share, \$25.

Corporate Members:—Eugene Clancy, law clerk; William Edward Brown, broker; Richard Irwin Greenlees, agent; John Holzman, insurance agent; and Wilfred Cheevers Greig, barrister-at-law, all of Ottawa, Ont

First or Provisional Directors:—William Edward Brown, Richard Irwin Greenlees and John Holzman.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:—(a) To prospect for, open, explore, develop, work and maintain gold, silver, copper, coal, iron and other mines and mineral deposits and property, and to dig for, raise, crush, wash, smelt, assay, analyse and reduce and amalgamate and otherwise treat ores, metals and minerals, whether belonging to the company or not, and dispose of the same, or any interest therein; (b) To acquire by purchase, lease, concession, license, exchange, or other legal title, and

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to dispose of in any manner, mines, minerals, mining lands, easements, ores, options, powers, privileges, water and other rights and patent rights in any way relating to the object for which the company is being incorporated, including mills, hydraulic machinery for the working of placer mining, hydraulic and reduction works or plant, furnaces, warehouses, processes and mechanical or other contrivances, whether absolutely or conditionally, either solely or jointly with others, and as principals, agents, contractors or otherwise; and generally to carry on the work of a mining, milling, reduction and development company; (c) To carry on the business of a lumber, saw and planing miller, and manufacturer of lumber and wooden ware, and to buy, own, hold, sell and deal in timber licenses granted by the Crown, timber limits, timber lands and logs and to manufacture, buy, sell and deal in timber, lumber and wood of all kinds and to manufacture articles in the making of which timber or wood is required or can be utilized and to acquire and operate mills, machinery and plant necessary for a lumber and timber business; (d) To construct, alter, work carry out or control and to purchase, take on lease, or otherwise acquire, and to sell, lease, or otherwise dispose of any works, mains, lines, machinery, or plant of any kind or description, of any roads, ways, bridges or other things whatsoever which may seem capable of being used or operated with any part of the company's undertaking for the time being, and to acquire rights over or in connection with such works, mains, line, machinery, plant, roads, bridges and ways; and to equip, maintain and operate by electricity, hydraulic, steam or other power all works belonging to the company or in which the company may be interested, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (e) To acquire, possess, operate and otherwise use water and water rights for mining and power purposes, and also electricity, steam and other power for heat and light, and to sell or lease any surplus thereof; (f) To acquire, construct, charter and navigate steam and other vessels for the purpose of transporting the produce of the mills, mines and works of the company to any place or places within Canada or elsewhere; (g) To construct, maintain and operate docks, wharves, or other works of a similar nature, on the property of the company, that may be necessary or expedient or required to promote the interests of the company or any of them; (h) To purchase, take, acquire, hold, sell, pledge and deal in the stock, shares, bonds, debentures and securities of any other company or companies having objects similar to those of this company, notwithstanding the provisions of Section 44 of the said Act, and to amalgamate therewith and to promote and assist in promoting any such other company or companies and to pay out of the funds of the company the costs and expenses of such promotion or assistance and to sell or exchange part or all of the company's business, undertaking, bonds, debentures, stock or shares, including those of other companies acquired by the company for such consideration as the company may think fit, the purchase of any properties whatever, real or personal, required for the company's business or operations and for stock, shares, bonds, debentures or other securities of any other company having objects similar to those of the company; (i) To purchase or acquire as a going concern or otherwise the business, assets and good-will of the business or undertaking of any person, firm or corporation carrying on any business or undertaking which the company herewith incorporated is authorized to carry on, including the use, ownership and control of patents of inventions and patent rights and to pay therefor, and also for services rendered to the company, in bonds, debentures or other securities of the company, or by the issue of fully paid and non-assessable shares of the capital stock thereof; (i) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure,

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reciprocal concession or otherwise with any person or corporation carrying on or engaged in business similar to that which the company is authorized to carry on, and to make cash advances to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (k) From time to time to apply for, purchase or acquire by assignment, transfer, or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities supreme, municipal or local or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof. The operations of the company to be carried on throughout the Domnino of Canada and elsewhere.

'THE HERALD COMPANY' (LIMITED).

Incorporated, September 22, 1909. - - Amount of capital stock, \$200,000.

Number of shares, 2,000 .- Amount of each share, \$100.

Corporate Members:—James Samuel Brierley, publisher; Frederick Abraham, secretary-treasurer; and Alexander Falconer, advocate, all of Westmount, Que; Henry Stevens Williams, advocate; and John Lesly Reay, accountant, both of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(1) To carry on business as proprietors and publishers of newspapers, journals, magazines, books and other literary works and undertakings; (2) To carry on all or any of the businesses of printers, stationers, lithographers, type-founders, stereotypers, electro-typers, photographic printers, photo-lithographers, chromo-lithographers, engravers, die-sinkers, book-binders, designers, draughtsmen, paper and ink manufacturers, booksellers, publishers, advertising agents, and dcalers in or manufacturers of any other articles or things of a character similar or analogous to the foregoing or any of them or connected therewith; (3) To establish competitions in respect of contributions or information suitable for insertion in any publication of the company or otherwise for any of the purposes of the company, and to offer and grant prizes, rewards, and premiums of such character and on such terms as may seem expedient; (4) To provide for and furnish or secure to any members or customers of the company, or to any subscribers to or purchasers or possessors of, any publication of the company or of any coupons or tickets issued with any publications of the company, any chattels, conveniences, advantages, benefits, or special privileges which may seem expedient, and either gratuitously or otherwise; (5) To acquire and undertake the whole or any part of the business, property and liabilities of any person, company or corporation carrying on any business which this company is authorized to carry on and to pay for the same in cash, bonds, property or shares of this company, wholly or partly paid up; (6) To carry on any similar business, whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with the above or calculated to enhance

the value of, or render profitable all or any of the company's property or rights; (7) To acquire and undertake the whole or any part of the business, property and liabilities of the Herald Publishing Company and to pay for the same in cash, bonds, property or shares of this company, wholly or partly paid up; (8) To subscribe for, take, or in any way acquire the stocks, shares, bonds, debentures or other obligations or securities of any company having objects similar to those of this company, notwithstanding Section 44 of the said Act, and to sell or otherwise dispose thereof, to guarantee any bonds, debentures, obligations or securities so sold or disposed of by this company or of any company having similar objects; (9) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities in any other company having objects similar to those of this company; (10) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise with any person or company carrying on or engaged in any business or transaction with this company is authorized to carry on or engage in; to guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same; (11) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'BUCKINGHAM GRAPHITE COMPANY' (LIMITED),

Incorporated, September 23, 1909. - - - Amount of capital stock, \$150,000.

Number of shares, 1,500.—Amount of each share, \$100.

Corporate Members:—William Winter Dunlop, manager; Robert Henry Cuthbert, merchant; Stewart Linn, accountant; Sydney Herbert Pipe, esquire; and Elroy Barrie Schroeder, esquire, all of Toronto, Ont.

First or Provisional Directors:—The said corporate members.

Chief place of Business :- City of Toronto, Ont.

Objects of the Company:—(a) To acquire or lease, prospect for, open, explore, develop, work, improve, maintain and manage mines and mineral lands and deposits, and to dig for, raise, crush, wish, smelt, assay, analyse, reduce, amalgamate, pipe, convey and otherwise treat ores, metals and minerals whether belonging to the company or not and to render the same merchantable and to self or otherwise dispose of the same or any part thereof or interest therein; (b) For the purposes of the company to construct and maintain buildings of all kinds, roadways, bridges, reservoirs, aqueducts, flumes, ditches, hydraulic, electrical and all other works which may be necessary or proper; (c) To pay for any mines, mining rights, grants, concessions, privileges, real or personal estate in paid-up stock, bonds or debentures of the company; (d) To sell, lease or otherwise dispose of all or any of the company's property; (e) To take, ac-29—134

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quire and hold as consideration for ores, metals or minerals sold or otherwise, shares, debentures or other securities of or in any other company having objects similar in whole or in part to those of the company hereby incorporated and to sell and otherwise dispose of the same; (f) To do all acts and exercise all powers and earry on all business nosossary for the date carriag out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'COMPAGNIE PHARMACEUTIQUE RAMEAU' (LIMITÉE .

Incorporated, September 23, 1909. - - - Amount of capital stock, \$21,000.

Number of shares, 210 .- Amount of each share. \$100.

Corporate Members.—Joseph Edouard Wilfrid Lecours, druggist; Georges Etienne Beauchamp, physician; Alfred Eugène Labelle, manager; Edouard Rivard Dufrene, public natary; and Raoul Adolphe Brassard, architect, all of Montreal,

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To acquire from Joseph Edouard Wilfrid Lecours and Arthur Decary, all their rights in a special trade-mark called 'Pommade Antiseptique du Dr. Rameau-Dr. Rameau's Antiseptique Pomade' entered in the Register of Trade Marks No. 23, folio 5437, at the Department of Agriculture of the Dominion of Canada, and all his rights in the formula of said pomade and the preparation, manufacture, selling and dealing in said pomade and to pay for all said rights either in eash, debentures, paid-up shares of this company or otherwise; (b) To prepare, manufacture, buy and sell all pharmaceutical and chemical products and preparations, drugs, remedies, scientific, medical, surgical and optical apparatus and instruments, accessories and recipients, toilet articles, perfumery, brushes, wholesale, and generally carry on the wholesale business of druggist and chemist; (c) To buy, lease, sell, construct. improve or change all lands, houses, stores and buildings for the purposes of the company's business and to pay for the same either in cash, debentures or paid-up shares; (d) To buy, lease, sell or otherwise dispose of, in any manner whatsoever, all patents, brevets d'invention, patent rights, trade-marks, or trade names necessary or convenient for the company's business and to pay for the same either in eash, debentures or paid-up shares; (e) To buy, carry on, lease and dispose of, in any manner whatsoever, all business or businesses similar to those of this company, and to pay for the same either in cash, debentures or shares of this company or otherwise; (f) To acquire, hold, sell, transfer or otherwise deal with shares and debentures of other similar companies and exercise all rights thereto, with the right to vote, and to pay for the same, either in cash, paid-up shares of this company, debentures or otherwise, subject to the provisions of Section 44 of the Companies Act; (g) To enter into partnership with any person, company or corporation carrying on a similar business to that of this company; (h) To sell, lease or otherwise dispose of all interests and property of the company, in whole or in part. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'J. B. HENDERSON AND CO., (LIMITED)

Incorporated, September 23, 1909. - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—James Black Henderson, commission agent; Mary Hannah Henderson, married woman; William Gibb McJannett, salesman; and Albert Edward Weston, book-keeper, all of Toronto, Ont.; and Robina Stark, spinster, of Edinburgh, Scotland.

First or Provisional Directors:—James Black Henderson, William Gibb McJannett and Mary Hannah Henderson.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To purchase, acquire and take over the business heretofore carried on at the said City of Toronto, by the said James Black Henderson under the name, style and firm of J. B. Henderson & Co., as commission agents and dry goods merchants and the good-will thereof and the stock-in-trade, furniture and effects of the same; (b) To carry on the business both wholesale and retail of general dry goods merchants, drapers, haberdashers, milliners, dressmakers, tailors, furriers, lacemen, clothiers, hosiers, glovers and general outfitters; (c) To acquire, purchase, hold, sell, dispose of, supply, manufacture and produce all manner and kind of goods, wares and merchandise dealt in or appertaining or incidental to the business or any part of the business aforesaid and to carry on as aforesaid the business of commission agents in all the lines of goods hereinbefore mentioned; (d) To acquire any business of the nature or character which the company is authorized to carry on and the goodwill thereof; (e) To act as agents for traders, dealers and manufacturers of any goods, wares or merchandise of the nature or description hereinbefore mentioned; (f) To purchase, acquire, hold, lease and dispose of patent rights and licenses, and such motive and manufacturing powers or any interest therein as may be considered desirable or necessary for or in connection with the aforesaid objects of the company; (g) To pay out of the funds of the company, the costs of and incidental to the incorporation, promotion and organization of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'METROPOLITAIN' (LIMITED).

Incorporated, September 23, 1909. - - - Amount of capital stock, \$45,000.

Number of shares, 450.—Amount of each share, \$100.

Corporate Members:—Robert Taschereau, advocate and K.C.; Rosario Genest, advocate; Joseph Marier, student-at-law; Joseph Emile Billette, student-at-law; and Theodore Osaton Charlebois, accountant, all of Montreal, Que.

First or Provisional Directors:—Robert Taschereau, Rosario Genest and Joseph Marier.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of restaurant keepers in all its branches and to manufacture, produce and sell all articles and products required for or employed in said business; (b) To act as commission and general agents: (c) To carry on the business of theatrical proprietors, music hall proprietors; to manufacture, produce, sell and deal in all articles and products required for or employed in said business; (d) To produce and accumulate electricity, electro motive force or other similar agency for lighting, heating and motive purposes of the company, and to construct, maintain and operate all necessary works for the generation of electricity for the light, heat and power purposes of the company as aforesaid; (e) To acquire, hold, own, buy, sell, guarantee and dispose of shares in the capital stock, the bonds or other securities of any other company having objects similar to those of this company, notwith-standing the provisions of Section 44 of the said Act; to use the funds of the company for the acquirement of the same, and to vote said stock and bonds in the name of this company; (f) To acquire and undertake the goodwill, property, rights, franchises and assets of every kind and the liabilities of any person, firm, association or corporation incorporated for the purposes for which this incorporation is formed, and to pay for the same in cash, stock or bonds of this company or otherwise; (g) To share profits with any person or company engaged in or about to carry on any business which this company is authorized to engage in or carry on; (h) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes of attainment of any of the objects herein enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued September 23, 1909, to

'THE LAURENTIDE PAPER COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$2,800,000 to the sum of \$3,800,000, being an addition of 10,000 shares of \$100 each to the present capital stock.

Supplementary Letters Patent, issued September 23, 1909, to

'THE STANDARD AUTOMATIC FIRE SPRINKLER COMPANY' (LIMITED).

Changing the name of the said company to that of

'THE ROCKWOOD SPRINKLER COMPANY OF CANADA' (LIMITED).

'CARRIAGE FACTORIES' (LIMITED)

Incorporated, September 24, 1909. - - - Amount of capital stock, \$4,000,000

Number of shares, 40,000 .- Amount of each share, \$100.

Corporate Members:—Garnet Peter Grant, electrical engineer; Albert Joseph Brown, advocate and K.C.; Rennie Ogilvie McMurtry, advocate; Francis George Bush, book-keeper; and George Robert Drennan, stenographer, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of manufacturers of and dealers in carriages, buggies, wagons, sleighs, automobiles and motor vehicles of all kinds, and the accessories thereto; (b) To carry on the business of manufacturers of and dealers in wheels, springs, axles, harness, blankets, and all such other goods, wares and merchandise as in the opinion of the directors of the company can be advantageously carried on in connection with or as auxiliary to any trade or business which the company is authorized to carry on; (c) To apply for, obtain, purchase or otherwise acquire and dispose of patents of invention, trade-marks, trade names and secret process of all kinds and to use, exercise develop the same and grant licenses in respect thereof or otherwise turn the same to account: (d) To acquire by purchase, lease or otherwise and to have and hold any property, real or personal, movable or immovable, and any rights or privileges that the company may think necessary or convenient for the purposes of its business, and in particular any lands, factories, mills, plant, buildings and works of any and every kind and description, patent rights or other inventions, machinery and stock in trade, that it may consider convenient to have and hold in connection with its business; to build, work, develop, operate and make use of same or any thereof, and to that end to construct and maintain all and any buildings, works and other adjuncts and appurtenances that may be convenient for such purposes, and to construct, own and operate vessels, cars, and other vehicles propelled by steam, electricity or otherwise for the purposes of the company; (e) To acquire by purchase, lease or otherwise, and to own, develop and operate steam, electric and hydraulic plants for the purpose of generating heat, light and power for the uses of the company in connection with any of its operations, and to dispose of any surplus of same not required for such operations, and in connection therewith to enter into all and any contracts and agreements for the supply of heat, light and power that the company may deem proper, provided, however, that the sale, distribution and transmission of electricity or other power shall be subject to municipal or other local regulations in that behalf; (f) To acquire by purchase, lease or otherwise, and to take over the whole or any part of the undertaking, business, property, assets or liabilities of any person, partnership or company carrying on any business in whole or in part which this company is authorized to carry on or possessed of property suitable and proper for the purposes of this company: (a) To enter into any agreement for sharing of profits, amalgamation. consolidation or union of interests, co-operation, joint adventure, reciprocal concession or other arrangement of a like nature, with any person or company or companies carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, or having objects altogether or in part similar to those of this company; (h) To purchase, take in exchange or in payment or otherwise acquire, hold and own. and whilst holding same, to exercise all the rights and privileges of holders and owners thereof, and to sell, with or without guarantee, and deal in the shares, bonds, debentures and other securities of any other company or companies, having purposes or objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company notwithstanding the provisions of Section 44 of the said Act; and to establish, promote or otherwise assist any such other company or companies; (i) To issue paid-up shares, bonds, debentures or other securities for the payment, either in whole or in part, of any property, real or personal, movable or immovable, property, rights, lease, business, franchise, undertaking, power,

privilege, license or concession, which this company may lawfully acquire, and to issue fully paid shares, bonds, debentures, or other securities of the company in payment or part payment of or in exchange for shares, bonds, debentures, or other securities of any other company doing a business similar or incidental to the business of this company; (j) To sell, lease, exchange, pledge or otherwise dispose of, or deal with all or any part of the property, rights or undertaking of the company for such consideration as the company may think proper and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of the company; (k) To lend money and guarantee the performance of contracts by customers and others, as also the performance of any obligation or undertaking of any other company in which the company is interested, and to accept as security for such loans and guarantee any security that may be offered by such person or company, including shares and debentures of such other company; (1) To draw, make, accept, endorse, discount and issue promissory notes, bills, of exchange, warrants, debentures, securities under the Bank Act not prohibited to companies incorporated under the said Act, and other negotiable or transferable instruments; (m) To distribute in specie or otherwise as may be resolved any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (n) From time to time to do any one or more of the acts and things herein set forth, and to exercise and enjoy all such rights and privileges, and to do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them, as also to carry on any business or businesses whether manufacturing or otherwise germane to the purposes and objects above set forth and which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued September 24, 1909, to the

'CANADIAN DIRECTORY OF BUILDING SUPPLIES, LIMITED'

Changing the name of the said company to that of

'SPECIFICATION DATA, LIMITED'

Supplementary Letters Patent, issued September 24, 1909, to the

'UTILITY SECURITIES COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$100,000 to the sum of \$300,000, being an addition of 2,000 shares of \$100 each to the present capital stock.

'THE BELL CONFECTIONERY COMPANY' (LIMITED).

Incorporated, September 27, 1909. - - Amount of capital stock, \$20,000.

Number of shares, 400 .- Amount of each share, \$50.

Corporate Members:—Eugène Walter Villeneuve, manufacturer; Israël Dupré, clerk; Maurice Tétreau, student; Patrick Murphy, clerk; and René Chénevert, advocate, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company.—(a) To carry on the business of general confectionery in all its branches; (b) To make and issue promissory notes, bills of exchange and other evidences of indebtedness; (c) To pay for any property or rights or things acquired for the use or benefit of the company in paid-up shares of the capital stock of the company or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CENTRAL CANADA MEAT PACKING CO.' (LIMITED).

Incorporated, September 27, 1909. - Amount of capital stock, \$500,000.

Number of shares, 100,000 .- Amount of each share, \$5.

Corporate Members.—Robert Mills Simpson, doctor of medicine; Andrew George Carter, jeweller; James Percy Miller, collector; Charles Albert Flower, financier; and Hon. Hugh John Maedonald, a Member of Hils Majesty's Privy Council for Canade, all of Winnipeg, Man; John Frederick Leopold Embury, barister-at-law, of Regina, Sask; Andrew Douglas Rankin, merchant, of Brandon, Man; and Hon, Sir Richard William Scott, Kt., a Senator of the Dominion of Canada and a Member of Hils Majesty's Privy Council for Canada, of Ottwas. Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Winnipeg, Man.

Objects of the Company:-(a) To acquire and take over all and singular the lands. buildings, goods, chattels, moneys, contracts, debts, bills, notes, and things in action of the Central Canada Packing Company, Limited, and the undertaking, business, and good-will thereof and the full benefit of all contracts and agreements and all other the real and personal property of the said company, subject nevertheless to the mortgages, liens and encumbrances affecting the same; (b) To buy, sell, raise and deal in live stock and live cattle of every description, including sheep, lambs and hogs; (c) To buy, sell, manufacture and deal in slaughtered and dressed meats, including smoked, canned and pressed meats and all products and by-products arising out of or produced in operation of the said business; (d) To slaughter cattle and animals of all kinds; (e) To establish and carry on abattoirs, stockyards and meat packing plants and works; (f) To establish, build and operate markets, stock yards, rendering houses and any other premises necessary and useful for the carrying on of the company's business; (g) To manufacture, purchase, prepare, buy, sell and deal in hides, fat, tallow, grease, offal, oil, lard, soap, glue, fertilizers and other substances; (h) To erect, build, establish, purchase, lease or otherwise acquire, maintain and operate abattoirs, freezing houses, warehouses, factories, stores, sheds and other establishments, plant and machinery necessary for the purpose of the company's business, and for

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buying, making, preparing, storing or selling any or all of the aforesaid articles and all others of a kindred nature, or necessary or useful in the business of the company and to do and perform all acts incidental thereto; (i) To purchase or otherwise acquire, hold, lease, sell or otherwise dispose of any real estate, lands and buildings or any rights therein or thereto necessary or useful for the carrying on of the company's business; (j) To purchase or otherwise acquire from any person or persons, firm or corporation, and to operate any business in connection with or similar to the business of the company and any lands, properties, buildings, plant, stock, rights, contracts and liabilities appertaining to the same, and to pay for same in shares or bonds, debentures or other securities of the company; (k) To sell, lease or otherwise dispose of the business, property or undertaking of the company or any part thereof for such consideration as the company may deem fit and in particular for shares, debentures or securities of any other company having objects similar or in part similar to those of this company and to amalgamate with any other such company; (1) To purchase, acquire, hold, sell and dispose of shares in any other company having objects similar or in part similar to those of this company, notwithstanding the provisions of Section 44 of the said Act and to pay therefor in shares of this company: (m) To pay for any property, rights or things acquired by the company in shares of the said company; (n) To acquire by lease, concession, license, exchange or any other legal title any or all rights, properties or things necessary or useful in the opinion of the company, and to alienate, cede, confer, lease or otherwise dispose of or deal with the same; (0) To transact and carry on the business of brokers and generally to act as agent for any person, firm or corporation; (p) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive, non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, and to use, exercise, develop, or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (q) To enter into any arrangements with any government, city, municipality, local or otherwise that may seem conducive to the company's objects, or any of them, and to obtain from any such government, city or municipality, rights, privileges, cash grants, bonuses and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (r) To enter into any arrangements for sharing profits, unions of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted, so as directly or indirectly to benefit this company, and to lend to, guarantee the contracts of, or otherwise assist any such person, firm or company; (s) And generally to do and perform all such acts, matters and things as are necessary to the attainment of the above objects, or the carrying out of the business of the company as aforesaid. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere

'THE BOW CENTRE COLLIERIES' (LIMITED).

Incorporated, September 28, 1909. - - - Amount of capital stock, \$3,000,000.

Number of shares, 30,000.-Amount of each share, \$100.

Corporate Members:—William Balmer McAllister, gentleman; Angus William Fraser, barrister-at-law; William Clark Perkins, barrister-at-law; George Albert Beattie, dentist; Charles Wright, florist; and Moses Chamberlain Edey, architect, all of Ottawa, Ont.; and Robert Howard Wright, florist, of Aylmer, Qua.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Ottawa, Ont.

Objects of the Company:-(a) To carry on the business of a mining, milling, reduction and development company; (b) To prospect for, open, explore, develop, work, improve, maintain and manage gold, silver, copper, coal, iron and other mines, minerals and other deposits and properties, and to dig for, raise, crush, wash, smelt, coke, assay, analyse, reduce, amalgamate and otherwise treat ores, metals and minerals, whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same, or any part thereof or any interest therein; (c) To bore for and get oil, gas, asphaltum and products thereof, and transport and convey the same, and erect and operate refineries, and generally to deal in oil, gas, petroleum, asphaltum and the products thereof, and to acquire by purchase, lease or license lands for such purposes; (d) To acquire by purchase, lease, concession, license, exchange or other title mines, mining and timber lands, easements, minerals, properties or any interest therein, minerals and ores, and mining claims, options, powers, privileges, water, timber, oil, asphaltum and other rights, patent rights in any way relating to the objects for which the company is being incorporated, processes and other mechanical or other contrivances, either absolutely or conditionally and either solely or jointly with others, and to pay for the same in whole or in part by the issue of fully paid-up stock, debentures, bonds or other securities or otherwise as may be determined, and as principals, agents, contractors or otherwise; to lease, mortgage, place under license, hypothecate, sell, dispose of and otherwise deal with the same or any part thereof, or any interest therein; (e) To construct, maintain, alter, make, work and operate ou the property of the company or on the property controlled by the company, reservoirs, dams, flumes, race and other ways, water-powers, aqueducts, walls roads, piers, wharves, buildings, shops, furnaces, ovens, refineries, stamping mills and other works and machinery, plant and electrical and other appliances of every description, and to buy, sell, manufacture and deal in all kinds of goods, wares, merchandise and properties of all classes and descriptions: (f) To build, acquire, own, charter, navigate, operate and use tramways, barges, steamboats and other vessels for the purposes of the company; (g) To take, acquire and hold as a consideration, in whole or in part, for ores, metals, minerals, oils or asphaltum sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company having objects similar to those of this company, and to sell or otherwise dispose of the same, subject always to the provisions of Section 44 of 'The Companies Act'; (h) To purchase and otherwise acquire and undertake all or any part of the assets, business, properties, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any part of the business which this company is authorized to carry on or possessed of property suitable for the purposes thereof and to pay for the same in whole or in part by the issue of stock, bonds, debentures or other securities; (i) To sell, lease or otherwise dispose of the property, assets and undertakings of the company, or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company purchasing or

acquiring the same; (j) To aid by guarantee, endorsement, advances or otherwise, any company with which it has business relations or shares of whose capital stock has been acquired and are held by the company: (k) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such customers; (1) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments: (m) To enter into any arrangements with any authorities, municipal, local or otherwise that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out? exercise and comply with any such arrangements, rights, privileges and concessions; (n) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company, or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance, and to subscribe or guarantee or expend money for religious, charitable or benevolent objects, or for any public, general or useful object: (0) To purchase and acquire any lands or property, real or personal, which it may be deemed advisable to acquire for any of the foregoing objects; with power to sell the same or any part thereof, as may be deemed advisable, and to develon the resources and turn to account the lands, buildings and rights of the company in such lands as it shall think fit, and in the event of such lands for the time being not being required for actual use for mining, to turn them to account by draining, fencing, planking, improving, farming, ranching, establishing towns, villages and settlements, and opening up and operating stone quarries, limekilns and brick yards, and dealing in stone, brick, lime or lumber, or acting as contractors for the construction of roads, buildings or works of any, kind, public or private, which may seem calculated directly or indirectly to benefit or assist the objects of the company, and to construct, manage, work, operate, control and superintend hotels, parks, schools, places of recreation, general stores, public baths, and any other works which may seem directly or indirectly conducive to the objects of the company, or the benefit and convenience of its employees; and to contribute or otherwise aid and take part in the construction, carrying out, support, maintenance, improvement, management, working, operating, controlling and superintending the same; (p) To do all such acts, matters and things as are necessary to the due attainment of the above objects, or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued September 28, 1909, to

Increasing the capital stock of the said company from \$10,000 to the sum of \$100,000, being an addition of 1,800 shares of \$50 each to the present capital stock.

'CANADIAN AMERICAN APPRAISAL COMPANY' (LIMITED).

Incorporated, September 29, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 2,000 .- Amount of each share, \$50.

Corporate Members:—Lionel George William Guest, gentleman, of St. Anne, Que.; John Leonard Moon, appraiser; and Frederick Moore Lloyd, manager and appraiser, both of Milwaukee, Wis., U.S.A.; James Samuel Bracken, appraiser, of Toronto, Out.; and Leonard Wolfgang Just, accountant, of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Montreal, Quc.

Objects of the Company:-(a) To appraise, estimate and inventory industrial plants and establishments and all kinds of property whether movable or immovable, real, personal or mixed, and to prepare designs, estimates and plans therefor, and to make reports and issue statements in connection therewith; (b) To make surveys. examinations and reports relating to industrial processes and undertakings; (c) To supervise the construction and crection of buildings, machinery and industrial plants, and railways, either steam or electric; (d) To furnish experts and make reports and advise upon matters involving knowledge in civil, hydraulic, mechanical, electrical or chemical engineering; (e) To compute, estimate and appraise the value, loss or damage occassioned to properties of any kind and to adjust, verify and liquidate claims made against companies engaged in the business of fire and other insurance; (f) To act as average adjusters and to adjust, verify, compute, estimate and liquidate claims under policies of marine insurance; (q) To act as experts and make reports and advise upon all matters connected with the insuring of industrial and other establishments; (h) To buy and sell patents of invention and rights therein or thereto, and to act as agents for persons interested therein; (i) To acquire and undertake the whole or any part of the business, property and good-will of any person or company carrying on any business which this company is authorized to carry on, and to pay for the same either in cash or in paid-up stock of this company or in both. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

STAR SHOE, LIMITEE.

Incorporated, September, 29, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—Jean Baptiste Hurteau and Victor Labonté manufacturers: Zéphirin Poitras, foreman; Raymond Poitras, joiner; and Zotique Lacasse, leather cutter, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—To manufacture, buy and sell boots and shoes of all kinds, wholesale and retail, and to do all the ordinary business of boot and shoe manufacturers; for that purpose to buy or take on lease all tools and lands, to own or take on lease all properties, to continue the business of the Star Shoe Co., carried on in partnership for a number of years by the said Jean Baptiste Hurteau, Victor Labouté and Zéphirin Poitras, and to pay for the same in paid-up and non-assessable shares of the capital stock of the present company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

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'THE TEMISKAMING MINING SUPPLY COMPANY' (LIMITED).

Incorporated, September 29, 1909. - - - Amount of capital stock, \$25,000.

Number of shares, 250.—Amount of each share, \$100.

Corporate Members:—Charles Mackay Cotton, advocate; William Stavely, advo-

Corporate Members:—Charles Mackay Lotten, advocate; William Stavely, advocate; Alexander Goodsir Fowler Ross, broker; Harold Woodcock, broker; and Clement C. Alloway, insurance agent, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(1) To manufacture, purchase or otherwise acquire, hold, own, use, assign, transfer, deal in and deal with goods, wares, merchandise and property of every class and description and more particularly in all kinds of plant, machinery, implements, tools, supplies and things required or used by mines or mining companies; (2) To purchase or otherwise acquire, hold, own, sell, assign, transfer, deal in and deal with lands and real estate; (3) To carry on the business of a construction, contracting and development company; (4) To carry on the business of engineers, architects, builders, metal workers, machinists, tool makers, boiler makers, fitters, cement makers and plumbers; (5) To carry on any other business which may seem to be capable of being conveniently carried on in connection with any of the above objects or calculated directly or indirectly to enhance the value of or facilitate the realization of or render profitable any of the company's property or rights; (6) To enter into partnership or into any arrangement for sharing profits, union of interests, reciprocal concession or co-operation with any person, firm or company; (7) To purchase, lease or otherwise acquire, to hold, own, use, develop, exchange, sell or otherwise turn to account concessions, rights, privileges, permits and franchises suitable, convenient or advantageous for the business of the company; (8) To acquire any undertaking or business in whole or in part similar to that of the company, together with the plant, stock, good-will, franchises and assets thereof of every description and to pay for the same in cash, shares or debentures of the company or otherwise; (9) To draw, make, accept, endorse, discount and execute promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (10) To distribute in specie from time to time among the shareholders of the company any property, rights or assets of the company; (11) To do any or all of the above things as principals, agents, contractors, trustees or otherwise; (12) To pay for any movable or immovable properties, rights, franchises or privileges acquired by the company, or for work done or services rendered to the company, either in cash or in bonds or stock of the company, or partly in one and partly in the other; (13) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CANADIAN NATIONAL RESOURCES' (LIMITED).

Incorporated, September 30, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 4,000.—Amount of each share, \$5.

Corporate Members:—Arthur Cyril Boyce, barrister-at-law, of Sault Ste. Marie, Ont.; Joseph Garfield Jones, engineer; Hamilton Toothe Hunter, accountant; James Ernest Caldwell, student-at-law; and Sophia Tutty, spinster, all of Toronto. Ont.

First or Provisional Directors:—Arthur Cyril Boyce, Joseph Garfield Jones and Hamilton Toothe Hunter.

Chief place of Business :- City of Toronto, Ont.

Objects of the Company:-(1) To acquire, purchase, own, lease, prospect for, open, explore, develop, work, improve, maintain and manage, mines, mineral lands and deposits, mining locations, coal fields, coal lands, ore bearing properties, mining and surface rights, timber limits, wood lands, and timber lands, oil fields and privileges, natural gas lands, and properties, water lots, water powers and other rights, privileges, easements and licenses, and to dig for, raise, crush or smelt, assay, analyse, reduce. amalgamate, pipe, convey and otherwise treat ores, mineral deposits, coal, oil, gas and other metals and minerals, whether belonging to the company or not, and to render the same merchantable, and to sell or otherwise dispose of the same, or any part thereof, or any interest therein; (2) To lay out, construct, purchase, lease or otherwise acquire, maintain, own, develop, operate and manage (a) mines of coal, iron or other minerals whatsoever, oil wells and wells of natural gas, mining structures, plant, mills, pipe lines, buildings, machinery and appliances of every description; (b) collieries, smelters, furnaces, mills, plant and machinery for the raising, manufacture, refining or treatment of coal and ores of every description; (c) shops, mills and works for the manufacture, treatment or handling of coal or coke or any product or by-product thereof or of any product or by-product of ores of any description or for the manufacture, treatment or handling of timber, lumber, pulp wood of every description and the products and by-products thereof, and for the manufacture, treatment or handling of oils, both lubricating and burning, of asphalt, pitch, tar, paints, acids, clays, sandstone, cement, bricks and any other manufactures of metal, wood or other materials whatsoever, whether severally or in combination; (d) power houses, structures, plant and equipment for the development, generation, transmission or utilization of water, steam, electric or other powers and structures and plant for any form of heating or lighting; provided however that the sale, distribution and transmission of electric or other power shall be subject to any local or municipal regulations respecting the same; (e) vessels, docks, wharves, bridges, roads, tramways, aerie! carriers, trails and ways of every description, yards and tracks for the storage or handling of any of the company's products or for the delivery thereof to adjacent railways; (f) offices, stores, boarding houses, workmen's houses and buildings of every description; (3) To act as agents, commission agents, forwarders, carriers by water, and to purchase, sell and deal in any manufactures or products of the works hereinbefore specified, or any commodities, merchandise or manufactures which may be conveniently handled therewith and are germane to the objects herein specified; (4) To purchase, acquire, sell and deal in any exclusive rights, patent rights, privileges or licenses in connection with the business of the company; (5) To guarantee any indebtedness, whether bonded or otherwise of any company authorized to conduct any business within or similar to the powers of the company; (6) To issue in payment or part payment for any property, rights or privileges, acquired by the company, or for any guarantees of the company's securities, or for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid and non-assessable, or the company's securities; (7) To acquire the stock, securities or undertaking of any other company, having for one of its objects the exercise of any of the powers of the company or to transfer its undertaking or assets or any part or parts thereof to or to amalgamate with any such company; (8) To enter into any arrangement for the sharing of profits, union of interests, cooperation, joint venture, reciprocal concession or otherwise, with any person. or company carrying on or intending to carry on any business which this company is authorized to carry on, or is capable of being conducted so as to benefit the company; (9) To distribute in specie or otherwise from time to time amongst the shareholders of the company any property, assets or rights of the company; (10) To do all or any of the above things as principals, agents, contractors, trustees or otherwise either alone or in conjunction with others whether persons or corporations; (11) To do all such other things as are incidental or may seem to be conducive to the attainment of the above objects or any of them; (12) To acquire by purchase or otherwise hold, sell and deal in the business, assets, good-will and securities of any other company having for one of its objects the exercise of any of the powers of the company or carrying on any business canable of being conducted so as to benefit the company, and to promote or assist in promoting any such other company or any subsidiary company, and to pay out of the funds of the company, the costs and expenses of such promotion or assistance. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE NEW ONTARIO BREWING COMPANY' (LIMITED).

Incorporated, September 30, 1909. - - - Amount of capital stock, \$50,000.

Number of shares, 500 .- Amount of cach share, \$100.

Corporate Members:—Christopher Eaton, maltster, of Owen Sound, Ont.; Jaffray Eaton, reporter, of Toronto, Ont.; John Forristal, manufacturer, of London, Ont.; Melrose Goldwin Villette Gould, solicitor; and Arthur George Browning, solicitor, both of North Bay. Ont.

First or Provisional Directors:—Christopher Eaton, Jaffray Eaton and John Forristal.

Chief place of Business:-Town of North Bay, Ont.

Objects of the Company:—To carry on a general brewing and malting business.

The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'BRITISH CANADIAN LUMBER COMPANY' (LIMITED).

Incorporated, October 1, 1909. - - - Amount of capital stock, \$2,000,000.

Number of shares, 20,000.—Amount of each share, \$100.

Corporate Members:—Edouard Fabre Surveyer, K.C.; George Vipond Cousins. accountant; Charles Albert Hale, clerk; Patrick Francis Brown, clerk; and Orick Burroughs MacCallum, accountant, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of lumber operators, timber merchants, sawmill proprietors and general merchants, and to buy, sell, prepare for market, manufacture, import, export and deal in timber and wood of all kinds and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used and all articles that can be made from or extracted from wood or the waste products of wood; (b) To purchase, lease or otherwise acquire the property, rights, franchises or privileges of any person, firm or corporation in or to any timber license, land or timber limits, and the same to hold, sell, lease or otherwise dispose of; (c) To purchase, charter, hire, build or otherwise acquire, hold, maintain, repair, improve, alter, sell, exchange, let out to, hire or charter or otherwise deal with and dispose of steam and other ships or vessels, or any shares or interests in the same, with all equipments and furniture and to carry on all or any of the business of ship-owners, shipbrokers, managers of shipping property, freight, contractors, carriers by land and water, warehousemen, wharfingers, barge owners, tug owners, lightermen, towage contractors, forwarding agents and general traders: (d) To construct, acquire or establish docks, slips, wharves, jetties, piers, workshops, buildings, machinery, warehouses and other conveniences and to carry on the business of proprietors of docks, wharves, jetties, piers, and any other business which can be conveniently carried on in connection with the same; (e) To acquire, construct, develop, maintain and operate roads, tramways, water-powers, reservoirs, water-courses, dams and other works and conveniences which may to the directors seem calculated directly or indirectly to advance the company's interests and to contribute to, subsidize or otherwise assist any such works undertaken by others; (f) To acquire, utilize and develop any water-power for the purposes of the company, and to purchase, lease or otherwise acquire and to sell or otherwise dispose of any surplus of water-power, electric power or other power of any nature whatsoever; provided, however, that the sale, distribution and transmission of electric or other power or force for heat, light and power shall be subject to any municipal or local regulations respecting the same; (g) To acquire and take over as a going concern the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which this company is authorized to carry on or possessed of property suitable for the purposes of this company and with a view thereto to acquire all or any of the shares, debts and liabilities of such company; (h) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company: (i) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concession and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (j) To purchase, lease or otherwise acquire, hold and enjoy all the property, franchises, goodwill, rights, and privileges held or enjoyed by any person or firm or by any company or companies carrying on, or formed for carrying on, any similar business to that which this company is authorized to carry on or to undertake the liabilities 29 - 14

of any such person, firm or company; (k) Notwithstanding the provisions of Section 44 of the said Act to purchase, take or acquire by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds, and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint; (1) To enter into partnership, or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to lend money to, guarantee the contracts of, or otherwise assist, any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (m) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures and other negotiable or transferable instruments; (n) To distribute in specie or otherwise as may be resolved any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (o) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (p) To enter into any arrangements with any government or authorities supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority, any rights, privileges, and concessions, which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (q) To do all or any of the matters hereby authorized, either alone or in conjunction with, or as factors, trustees or agents for any other companies or persons, or by or through any factors, trustees or agents; (r) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (s) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CANADIAN FERGUS COMPANY' (LIMITED).

Incorporated, October 1, 1909. - - - - Amount of capital stock, \$75,000.

Number of shares, 1,500.—Amount of each share, \$50.

Corporate Members:—William Bernard Converse, manager; Henry Noel Chauvin, advocate; Harold Earle Walker, advocate; George Harold Baker, advocate; and Percy Chauvin, book-keeper, all of Montreal, Que.

First or Provisional Directors:—William Bernard Converse, Henry Noel Chauvin and George Harold Baker.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To buy, sell and otherwise deal and trade in goods, wares, merchandisc and articles and objects of commerce of every kind and description, whether as principals or agents; (b) To carry on business generally as printers, publishers, lithographers, engravers, stereotypers, electro-typers, embossers, engrossers, book-binders, paper makers, calendar, envelope and paper box makers, stationers, manufacturers of advertising novelties, advertising agents, dealers in and vendors of novelties, office and other supplies; (c) To buy, sell, manufacture, trade, work and deal in plant, machinery, tools, furniture, supplies, appliances and all articles requisite in, or used or connected with, or which can or may be used in connection with the said arts and business; (d) To carry on business as painters, decorators, designers, sign painters and advertisers; to buy and sell advertising space or privileges; to acquire and operate franchises for the purpose of advertising or for the buying or selling of advertising privileges, and to act for others as an agency for any of the above objects; to erect and maintain sign-boards and other constructions used for advertising purposes; to manufacture bill-heads, posters and other advertising devices and to post up and exhibit the same to the public; (e) To purchase or otherwise acquire, use, sell or lease any interest in any patents of invention, 'brevets d'invention,' licenses, concessions and the like conferring an exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention, and to manufacture, buy, sell and deal in any article covered in whole or in part by any such patent of invention, license, concession or the like; (f) To use, exercise, develop, grant licenses in respect of or otherwise turn to account any such patents, 'brevets d'invention,' licenses, concessions and the like; (a) To establish, build, purchase, lease or otherwise acquire, maintain, and operate factories, plants and premises for the purpose of making, manufacturing and dealing in any or all of the articles and things aforesaid; (h) To purchase, take on lease or in exchange, hire or otherwise acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company and to pay therefor such consideration as the company may deem fit and particularly in paid-up capital shares of the company, or in bonds or debentures of the company; (i) To sell, improve, manage, develop, exchange. lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (i) To pay for any property, rights or things acquired by or for the company and for services rendered to the company in paid-up shares of the capital stock of the company; (k) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any shares in the company's capital, or any debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business whether as agents or otherwise; (1) To distribute any property of the company in kind among the members, providing a by-law authorizing any such distribution shall be sanctioned by a two-thirds vote of the shareholders present at any general meeting of the company called for such purpose. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Incorporated, October 1, 1909. - - Amount of capital stock, \$500,000.
Number of shares, 5,000.—Amount of each share, \$100.

^{&#}x27;THE MANITOBA JOCKEY CLUB' (LIMITED).

(Re-incorporation).

- Corporate Members.—Roderick John MacKenzie, railway contractor; Daniel Emes Sprague, lumber merchant; George F. Galt, wholesale merchant; Hugh Sutherland, gentleman; William Whyte, railway manager; John Stanley Hough, barrister-at-law; Augustus Mcredith Manton, broker; Hon. Robert Rogers, Member of the Executive Council of the Province of Manitola; Edward Lancaster Drewry, brewer; George A. Carruthers, grain merchant; His Honour David Marr Walker, judge; Capel Tilt, grain merchant; Max Stephenson Inglis, physician; Thomas W. Taylor, publisher; and Willam Rae Allan, insurance agent, all of Winnipeg, Man.
- First or Provisional Directors:—Rederick John MacKenzie, Daniel Emes Sprague, Hugh Sutherland. William Rae Allan, Max Stephenson Inglis and Hon. Robert Rogers.

Chief place of Business:-City of Winnipeg, Man.

Objects of the Company:-(a) To establish, maintain and carry on racing, holding of recetings and general recreation and sport and the business of a race course company in all its branches; (b) To acquire, lay out and prepare any lands for the running of horse races, steeplechases or races of any other kind and for games, and the drilling or reviewing of troops and for any kind of athletic sports, and for playing thereon games of cricket, bowls, golf, curling, lawn tennis, polo or any kind of amusement or entertainment; (c) To establish and carry on agricultural, horse, flower, industrial and other shows and exhibitions; (d) To give and contribute towards prizes, cups, stakes and other awards; (e) To establish, lease or operate any clubs, hotels or other conveniences in connection with the company's property, and (f) To hold, purchase or otherwise acquire, sell, transfer, pledge or otherwise dispose of shares of capital stock, bonds, debentures or other evidence of indebtedness created by other companies carrying on a business wholly or partly similar to that which this company is authorized to carry on, notwithstanding the provisions of section 44 of the said Act. The operations of the company to be carried on throughout the Dominion of Canada and olsewhere

'THE PURE DRUG COMPANY OF CANADA' (LIMITED).

Incorporated, October 1, 1909. - - - - Amount of capital stock, \$10,000.

Number of shares, 100.—Amount of each share, \$100.

Corporate Members:—Edmour Bernard, druggist and chemist; Edward William Grindley, druggist and chemist; Joseph Elefar Bernard, accountant; and Roméo Bernard, merchant, all of Montreal, Que.; and Paul Auguste Lefort, architect, of Ottawa, Ont.

First or Provisional Directors:—Edmour Bernard, Joseph Elzéar Bernard and Roméo Bernard.

Chief place of Business:-City of Montreal, Que.

Objects of the Company.—(a) To buy, sell, make, manufacture, trade and deal in drugs, medicines, pharmaceutical preparations, and products, remedies, articles of pharmacy and surgical instruments of any kind and description and prepara-

tions, and other goods generally used in laboratorics, drug stores, together with pharmaceutical preparations, and generally to trade as wholesale and retail druggists; (b) To acquire, subscribe for or exchange shares and interests in and with other companies having similar objects notwithstanding section 44 of the said Act; (c) To acquire all right and title in respect of the said remedies, medicines, pharmaceutical preparations, surgical instruments and others, including registered trade-marks and patents for the same; (d) To buy, acquire, lease movable and immovable property, machinery, instruments, ingredients and generally all things necessary for the business of this company. The operations of the company to be carried on throughout the Dominion of Canada and clsewhere.

'VOGEL COMPANY OF CANADA' (LIMITED).

Incorporated, October 1, 1909. - - Amount of capital stock, \$20,000.
Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—John James Keyes, banker; John Ogilvy, merchant; and Michael Joseph O'Brien, clerk, all of Montreal Que; Archibald Henry Chave, manufacturer; and George Robert Drennan, stenographer, both of Westmount, Oue.

First or Provisional Directors:—The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(1) To carry on the business of contractors for, manufacturers of and dealers in automatic sprinklers and other fire extinguishing apparatus and equipment generally; (2) To manufacture, erect, build, furnish, equip, construct, repair, maintain, opcrate, buy, sell, lease and in general utilize and deal in and deal with automatic sprinklers and other fire extinguishers and apparatus; (3) To manufacture, purchase, lease or otherwise acquire, hold, own, sell, assign, invest in, deal, in, and deal with goods, tools and property of every class and description, including engines, dynamos, motors and valves, of every description and kind, and any and all kinds of machinery, articles of manufacture, and mechanical apparatus generally; (4) To carry on the business of steamfitters, plumbers, mechanical engineers, and dealers in and manufacturers of plants, engines, and other machinery, and to engage in the business of electrical, civil and water supply engineers, and to buy, sell, manufacture, repair, alter, let or hire, and deal in machinery, tools, implements and hardware of all kinds; (5) To acquire by purchase, lease or otherwise, hold, own, sell, assign, and deal with patents and licenses relative to all or any of the aforesaid purposes; (6) To acquire by purchase, lease or otherwise from any person, firm or corporation, the whole or part of any business of a like nature, or incidental to the business of this company, and to issue paid-up and non-assessable shares in payment of the purchase price thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'WALDMAN EXPLORATION AND DEVELOPMENT COMPANY' (LIMITED)

Incorporated, October 1, 1909. - - - Amount of capital stock, \$5,000.000.

Number of shares, 50,000,-Amount of each share, \$100.

1 GEORGE V., A. 1911

Corporate Members:—Joseph Hugo Waldman, manufacturer; Samuel William Jacobs, K.C.; Alexander Rives Hall, advocate; Léon Garneau, advocate; and Walker Henry Hamilton Savage, accountant, all of Montreal, Que

First or Provisional Directors:—Joseph Hugo Waldman, Samuel William Jacobs and Alexander Rives Hall.

Chief place of Business:-City of Montreal, Que.

Oljects of the Company:-(a) To prospect, explore, purchase or otherwise acquire, and to sell, dispose of and deal with lands, mines, minerals, ores, mining and water rights and elaims and interest therein, and to develop, improve and work the same; (b) To search for, obtain and disseminate information as to mines. mining districts, mining claims, water claims, water rights and any other rights, elaims and property; to examine, investigate and secure the titles to land, mines, minerals, ores and mining and other rights and claims, and interests therein, and to employ and to pay the fees, costs, charges and expenses of ageuts, including persons and corporations, mining experts, legal counsel, and all persons useful or supposed to be useful in examining, investigating and exploring lands, mines, minerals, ores, mining or other rights and claims, or in examining, investigating and securing the title to lands, mines, minerals, ores, mining and other rghts and claims or interest therein; (c) To print, publish, advertise and circulate reports, maps, plans, prospectuses and documents of every kind whatsoever, directly, or indirectly relating, or supposed to relate to lands, mines, minerals, ores, and mining or other rights, concessions and claims, or the titles thereto or to the organization, operations and objects of this company or of any other company; (d) To acquire from time to time, by purchase or otherwise, either absolutely or conditionally, and either solely or jointly with others, concessions, grants, freeholds, leases, rights, claims, authorities and other interests in and over lands or other properties of every description, and interests therein and shares in the capital stock of corporations owning or operating the same, notwithstanding the provisions of section 44 of the said Act; and also mines, works, steamships, sailwater-works, electric light and power plants, quarries, forests, pits, mills, buildings, machinery, mining, milling, concentrating and manufacturing plants, upon such terms and in such manner as may be deemed advisable and to deal in, sell or otherwise dispose of same; (e) To deal in, purchase, sell and dispose of ores, minerals, goods and merchandise, and generally to earry on the business of a mining and trading company in all its branches; (f) To carry on the trade and business of iron masters, colliery proprietors, miners, smelters, engineers, in all their respective branches; (g) To construct, lay down and maintain dams, reservoirs, aque lucts, eisterns, culverts, conduits, pumping stations, filter beds, mains, pipe lines, flumes, race-ways, canals, and all other necessary structures, apparatus and appliances requisite for earrying on any of the aforesaid operations, and to execute and do all other works and things necessary, useful or convenient for obtaining, storing, selling, delivering, measuring and distributing water, electricity, heat and power, or otherwise, for the purposes of the company, and to dispose of any surplus thereof for supplying cities and towns with water, light, heat and power; provided, however, that the sale, transmission and distribution of electric or other power or force, for heat, light and power, shall be subject to any local or municipal regulations in that behalf; (h) To build, purchase, charter and operate steamships and sailing vessels, and to conduct the business of transporting and forwarding ore, minerals, metals and merchandise; (i) To develop the resources of and turn to account the lands, buildings, and rights for the time

being of the company in such manner as the company may think fit, and in particular by clearing, draining, fencing, planting, building, improving, farming, grazing, mining, and by promoting immigration, establishing towns, villages and settlements; (j) To carry on the business of farmers, graziers, meat and fruit preservers, brewers, planters, quarry owners, brickmakers, builders, contractors for the construction of works, both public and private, mcrchants, importers and exporters, printers, publishers, ship builders, ship owners, brokers, and any other businesses which may seem calculated, directly or indirectly, to develop the company's property; (k) To construct, carry out, support, maintain, improve, manage, work, operate, and superintend tramways on lands owned or controlled by the company, docks, harbours, piers, wharves, canals, reservoirs, embankments, irrigations, reclamation, improvement, sewage and all other works or conveniences, hotels, baths, washhouses, and any other works and conveniences which may seem directly or indirectly conducive to these objects, and to contribute to or to otherwise aid or take part in the construction, carrying out, support, maintenance, improvement, management, working, operating, controlling and superintending the same; (1) To carry on and transact any other business and operations, manufacturing, commercial, or otherwise, which the company may think directly or indirectly conducive to any of its objects or capable of being conveniently carried on in connection therewith; (m) To acquire and take over as a going concern any property or business similar in whole or in part to that of the company at present or in the future belonging to any private individual or company, whether incorporated or otherwise, and all or any of the assets and liabilities of such private individual or company, whether incorporated or not, and to pay to its owner or owners respectively for the acquiring of such business, capital stock in the proposed company to be formed; (n) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company; (o) To apply for, purchase, or otherwise acquire, any patents, brevets d'invention, licenses, concessions, and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to use, exercise, develop, or grant licenses in respect of, or otherwise to turn to account the property, rights or information so acquired; (p) To remunerate any person or company for services rendered or to be rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (q) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'GOLDEN GATE MANUFACTURING COMPANY' (Limited).

Incorporated, October 4, 1909. - - Amount of capital stock, \$225,000.
Number of shares, 2,250.—Amount of each share, \$100.

Corporate Members:—William Cunningham Savage, merchant; and Granville Lathen Savage, merchant, both of New York, N.Y., U.S.A.; Williston Alvoid Olmstead, manager; Henry Johnstone Elliott, K.C.; and Joseph Elmer Ward, mechanical superintendent, all of Montreal, Que. First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To manufacture, buy, sell and deal in gasoline or gas engines and motors, steam engines, boilers, electrical motors, machinery, yachts and other boats and vessels, vehicles and appliances, and to carry on the business of a founder, steel manufacturer, machinist and wood worker; (b) To carry on general manufacturing in various articles of hardware, woodware, cork and corkwood, glass and glassware and electrical goods, and in connection therewith to import, buy, sell and deal in the same and raw materials necessary therefor; (c) To carry on all and any of the businesses of steam, and other engine manufacturers, brass, gunmetal and iron founders and finishers, galvanizers, annealers, electro-platers, eable makers, tin plate makers, agricultural machine and implement manufacturers, boiler makers, smiths, pewterers, electrical engineers, gas, hot water and steam fitters, joiners, glaziers, tool makers, sawyers, turners, timber merchants, mechanical engineers and metal and general dealers and contractors; and any other businesses of a like nature, and to buy, sell, make, manufacture, convert, import, export and deal in machines of every description, and all component parts thereof, boilers, rolling stock, metals, wood and glass of all kinds, and any other goods, wares, articles or things necessary or convenient for any of the objects or purposes of the company; (d) To manufacture, buy, sell, lease, exchange, dispose of or otherwise deal in all kinds of machinery and hardware specialties; (e) To make advances or loans to customers of the company and others having dealings with the company upon such security and terms and conditions as the directors of the company may deem expedient; (f) To purchase or otherwise acquire and obtain, provisional or other protection and licenses in respect of any or all legal inventions, patents, trade-marks or names, designs, copyrights, schemes, ideas, seeret or other processes, and the like, which may appear likely to be advantageous or useful to the company, and to test, develop, prolong, renew, exercise, use, vend, grant exclusive or other licenses in respect of or otherwise deal with all or any of the same; (q) To draw, make, accept, endorse, issue, purchase, negotiate, discount, and deal in hills of exchange, promissory notes, letters of credit, coupons, eircular notes, bills of lading, dock warrants, delivery orders, rights, or things in action, any other negotiable or merchantable instruments or securities; (h) To pay for any services rendered to, and any property or rights acquired, by the company, in such manner as may seem expedient, and in particular by the issue of shares or securities of the company, eredited as fully or partly paid-up; (i) To apply or subscribe for, accept, hold, and dispose of any stock, debentures or securities of any company or corporation, notwithstanding the provisions of sec-(k) To act as agents for any company, partnership or persons earrying on a similar business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CONTINENTAL GRAIN COMPANY' (LIMITED).

Incorporated, October 5, 1909. - - - Amount of capital stock. \$250,000.

Number of shares, 2,500.—Amount of each share, \$100.

Corporate Members:—James Steller Lovell, accountant; William Bain, book-keeper; Robert Gowans, solicitor's clerk; Henry Chambers, solicitor's clerk; and Robert Musgrave Coates, solicitor's clerk, all of Toronto, Ont.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Winnipeg, Man.

Objects of the Company:-(1) To construct, acquire, own, operate, hire, lease, sell or otherwise dispose of elevators for elevating wheat, grain or other produce, and also sheds, stores, warehouses for the reception and storage of wheat, grain and other produce, and any other goods, wares, merchandise and effects, and generally to carry on an elevator and storage business; and to crect, acquire, buy, maintain, operate, own, sell, lease, convey, improve and operate flour mills, oatmeal mills and other mills for the manufacturing of flour, oatmeal and other products and by-products of grain, cereals or seeds; and to buy, sell, trade and deal in products of such mills, manufactories or factories, and any such grains, ccreals and seeds and general merchandise in any state of their product; and to store and clean grain, cereals and seeds and to store and handle merchandise, goods and chattels of any and all kinds; and to acquire, own, purchase, deal in, handle, raise, produce, sell, ship, forward and export grain, cereals and seeds of all kinds; to sell products of the soil or farm and to carry on a general produce, commission and brokerage business; (2) To act as agents for any person, firm or corporation; to carry on the business of cold storage and warehousing; (3) To acquire by purchase, lease or otherwise, and to sell or otherwise dispose of any lands and interests therein required by the company in connection with any undertaking or business which it is authorized to engage in or carry on; (4) To issue certificates and warrants negotiable or otherwise to persons warehousing goods with the company, and to make advances or loans, apon the security of such goods or otherwise; (5) To make advances on any grain, merchandise, goods and chattels which may be stored with, by or in the custody of, or be on any railway or vessel or ship in course of transit to or from the company or any of the elevators, mills or warehouses thereof; (6) To purchase, sell, dispose of and deal in lumber, timber, wood, cordwood, coal, coke and other kindred commodities, and to acquire, purchase, sell, improve, develop, pledge and deal in timber limits, timber licenses and other licenses and real and personal property of every kind and description, and to own, lease, purchase, operate, acquire and sell or dispose of booms, slides, chutes and tramway lines upon the property of the company for the purposes of any of the businesses carried on by the company; (7) To build, purchase, acquire, charter, lease and operate steamships, vessels, tugs and barges, and other conveniences for the transport of freight and passengers by water; (8) To construct, purchase, lease, or acquire docks, wharves and other convenient terminal facilities and in connection therewith, to carry on the business of general wharfingers; (9) To purchase, lease or acquire water-power and water privileges, and to develop therefrom any water-power, electrical or other energy and to use the same in conucction with their business and to transmit the same, and sell, lease or dispose of any surplus power, and to enter into working arrangements with other companies, persons, firms or corporations for the use thereof, either for power or for electrical lighting purposes, and to establish, operate and maintain any electrical lighting, heating or power plant, and to sell and dispose of electric light, heat and power. Provided always that the rights and privileges hereby conferred upon the company to generate electrical energy for light, heat and power, when exercised outside of the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf; (10) To acquire and take over as a going concern, any business or operations now or hereafter carried on by any person, firm or corporation engaged in or empowered to engage in any business within the powers of the company; and to pay for the same

either in cash or wholly or partly by shares, debentures or other securities of the company: (11) To purchase, acquire, sell, hold, hypothecate or dispose of shares, stock, assets or debentures in any other corporation having objects similar or in part similar to those of this company notwithstanding the provisions of section 44 of the said Act, and to sell to or amalgamate with any such corporation and to enter into agreements with any such corporation for any such purposes: (12) To aid by way of bonus, loan, promise, endorsement or guarantee of bonds, debentures or other securities or otherwise, any corporation in the capital stock of which the company holds shares or with which it may have business relations; (13) To lease, sell or otherwise dispose of the property and assets of the company or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company; (14) To do all or any of the matters hereby authorized either alone or in conjunction with, or as factors, trustees, or agents for any other company or persons, or by or through any factors, trustees or agents. To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or any portion thereof or calculated directly or indirectly to enhance the value of the company's property and rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CITIZENS LUMBER CO.' (LIMITED).

Incorporated, October 8, 1909. - - - Amount of capital stock, \$100,000.
Number of shares, 1,000,—Amount of each share, \$100.

Corporate Members:—Edward Albert Konantz, lumber merchant; Louis Joseph Hahn, accountant; and Andrew Philip Rotert, accountant, all of St. Paul, Minn, U. S.A.; Roscoe Percy Ward, banker, of Waseca, Minn, U.S.A.; and Gustare Jacob Hansch, lumber merchant, of Lethbridge, Alta.

First or Provisional Directors:—Edward Albert Konantz, Roscoe Percy Ward and Gustave Jacob Hansch.

Chief place of Business:-City of Lethbridge, Alta.

Objects of the Company:—(a) To carry on the businesses of merchants and manufactures and dealers in lumber, timber and products of the forest; (b) To get out, prepare for market' and to manufacture and deal in timber and logs; (c) To carry on the business of a general merchant and to buy, sell and deal in materials and supplies; (d) To carry on a general contracting business; (e) To acquire by purchase or otherwise shares, bonds or other securities of any company carrying on a business similar in whole or in part to that of the company, notwithstanding section 44 of the said Act. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CORPORATION ORGANIZATION AND AUDIT COMPANY, LIMITED.'

Incorporated, October 8, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.-Amount of each share, \$100.

Corporate Members:—Edouard Fabre Surveyer, K.C.; George Vipond Cousins, accountant; Charles Albert Hale, clerk; Patrick Francis Brown, clerk; and Orick Burroughs MacCallum, accountant, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To investigate, examine, audit and report on the books, standing, prospects, business, affairs and condition of any person, firm or corporation and to investigate, examine, report on the title to and value of properties real or personal, private or public; or on the legality of any issue of bonds, debentures or other security of any corporation, or on the circumstances of any business concern or undertaking and generally on any assets, property or rights; (b) To promote, organize, manage or develop or to assist in the promotion, organization, management or development, of any corporation, company, syndicate, enterprise or undertaking and to do all acts necessary or incidental thereto; (c) To subscribe for, underwrite, buy, sell, exchange, hold, hypothecate or otherwise deal in the stock, bonds, debentures and other securities of any municipal, industrial or financial corporations or companies notwithstanding the provisions of section 44 of the said Act; (d) To act as agents and brokers for the investment, loan, payment, transmission and collection of money, and to accept, execute and fulfil any trust committed to the company by any individual, corporation or court of law and to take, receive, hold, transfer and convey all property real or personal which may be granted, conveyed or committed to this company with its assets upon or in connection with such trust; (e) To buy or otherwise acquire and to hold, sell or otherwise dispose of property real or personal, and to pay for the same in the stock or other securities of the company; (f) To act as agents or attorneys for the transaction of any business, the management of estates, the sale or property, the investment and collection of moneys, rents, juterests, dividends, mortgages, bonds, bills, notes and other securities; (g) To act as agents for the purposes of registering, issuing and countersigning the transfers and certificates of stocks, bonds, debentures or other obligations of any association or corporation, municipal or otherwise, and to receive and manage any sinking fund connected therewith upon such terms as may be agreed upon and to guarantee the payment of any debentures, debenture stock, bonds, obligations, or other securities or the interest thereon: (h) To accept and hold the office and perform all the duties of receiver, trustee, assignee, trustee for the benefit of creditors, liquidator, executor, administrator and curator to insolvent estates, and to administer, manage, close and wind up the business of estates, persons, partnerships, associations or corporate bodies and to do all such incidental acts as are necessary for such purposes; (i) To apply for, purchase or otherwise acquire any patents. licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions; (i) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company; (k) To euter into any arrangement for sharing profits or union of interests with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue with or without guarantee or otherwise deal in the same; (1) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures, or securities in other companies belonging to the company, or which the company may have the power to dispose of, and to do all acts, and

exercise all power to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated; (m) To amalgamate with any other company having objects similar in whole or in part to those of this company; (n) To purchase, lease or otherwise acquire any business similar in character or objects to any of the businesses of this company; (e) To do all other acts necessary for the undertaking, carrying on and completin of any of the businesses which the company is authorized to engage in or carry on and for any of the company; (e) To do any other the company is authorized to engage in or carry on and for any essertices, duction and customate of the company of the company of the company of granted herein shall be limited or restricted by the application or interpretation of any other power so granted. The operations of the company to be carried on throught the Dominion of Canada and elsewhere.

THE DUCKWORTH BOYER ENGINEERING AND INSPECTION COM-

Incorporated, October 8, 1909. - - - Amount of capital stock, \$45,000.

Number of shares, 450.-Amount of each share, \$100.

Corporate Members:—Walter Ritchie Duckworth, engineer, of Lachine, Que.; Aurélien Boyer, engineer; Stephen Newton, C. E.; and Louis Alphonse Boyer, gentleman, all of Montreal, Que.; and Louis Boyer, advocate, of Westmount, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(1) To inspect, test and analyse all kinds of materials and equipment, opening and operation of railway and tramway lines, bridges, elevators, boats, piers, wharves, dry-docks, cauals, aqueducts, reservoirs, sewers, roads. side-walks, electric transmission lines, telegraph and telephone lines, mines, factories, plants, warehouses, and buildings of every description and of all kinds of structures, works and undertakings and report and advise thereon; (2) To inspect, test and value all such structures, works and undertakings, and report and advise thereon; (3) To plan and superintend the construction and equipment of all such structures, works and undertakings and the operation of any commercial and industrial system or plant and advise thereon; (4) To make physical and chemical analyses, investigations, tests and reports of ores, minerals and mines and all special knowledge and skill in the line of civil, mechanical, municipal, electrical, mining, metallurgical engineering and any other branch of engineering and of architecture and chemistry; (6) To undertake and construct all kinds of structures, works or undertakings; (7) To deal in engineers' and builders and contractors' supplies and materials; (8) To purchase, lease or otherwise acquire movable or immovable property as may be required for the purpose of carrying on the said business of the company; (9) To enter into any arrangements for sharing of profits, union of interests, co-operation, joint venture, concession or otherwise with any person or company carrying on, or engaged in, any business or transaction, which this company is authorized to engage in or carry on, and to take or otherwise acquire, shares or securities of any such company, notwithstanding the

provisions of section 44 of the said Act, and to hold, re-issue, with or without guarantee, or otherwise deal in the same; (10) To acquire any other business of the nature or character which the company is authorized to carry on, and the good-will and assets thereof, upon such terms as to the payment of the same. by the issue of fully paid-up shares or bonds of the company, or otherwise as may be agreed upon; (11) To issue, hand over, and allot as paid up, shares of the capital stock of the company, in payment or part payment of any business, franchise, undertaking, property, right, power, privilege, lease, liceuse, patent, real estate and other property, which the company may lawfully acquire by virtue hereof, at a fair value thereof; (12) To issue, sell and allot as fully paid-up shares of the capital stock of the company hereby incorporated, for services rendered to the company, either professional or otherwise, and by the promoters of the company, provided the directors had been first expressly authorized by by-law passed for the purpose, sanctioned by a vote of not less than two-thirds in value of the shareholders present by person or by proxy, at a general meeting of the company called for considering the said by-law. The operations of the company to be carried on throughout Canada and elsewhere.

'THE EUREKA GOLD MINING COMPANY' (LIMITED),

Incorporated, October 8, 1909. - - - Amount of capital stock, \$2.500,000.

Number of shares, 500,000.—Amount of each share, \$5.

Corporate Members:—George Edgar McCann, esquire; Lionel Davis, student-at-law; Chester Edward Stonehouse, student-at-law; Montalien Nesbitt, student-at-law; and Sybil Ironside, stenggrapher, all of Toronto, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To buy, sell, lease, prospect for, open, explore, develop, work, improve, maintain and manage, gold, silver, copper, lead, coal, iron and other mines, quarries, mineral and other deposits and properties, and dig for, raise, crush, wash, smelt, roast, assay, analyse, reduce, amalgamate, make and otherwise treat coal, coke, ores, metals, clays and minerals whether belonging to the company or not, and to render the same merchantable, and to buy, sell and otherwise dispose of the same or any part thereof, or interest therein, and generally to carry on the business of a mining, smelting, milling, reduction and development company; (b) To acquire by purchase, lease, concession, license, exchange or other legal title, mines, mining lands, with easements, mineral properties or any interest therein, minerals and ores and mining claims, options, powers, privileges, water and other rights, patent rights, letters patent of invention, processes and mechanical or other contrivances, and either absolutely or conditionally, and either solely or jointly with others, and as principals, agents, contractors or otherwise, and to lease, place under license, hypothecate, sell, dispose of, and otherwise deal with the same or any part thereof, or any interest therein; (c) To pay for any property, rights or privileges acquired by said company by the issue of fully paid and non-assessable shares in the capital stock of the said company; (d) To construct, maintain, alter, make, work and operate on the property of the company, or on property controlled by the company, tram-

ways, rope-ways, telegraph or telephone lines, reservoirs, dams, flumes, race and other ways, water-powers, aqueducts, wells, roads, piers, wharves, buildings, shops, stamping mills, and other works and machinery, plant and electrical and other appliances of every description; (e) To build, acquire, own, charter, navigate and use steam and other vessels; (f) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee or otherwise any corporation or person with which it may have business relations; (q) To lease, sell or otherwise dispose of the property and assets of the company or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company, provided however that no such lease, sale or disposition of the company's whole assets and undertakings or substantially of the whole thereof shall be made without the consent of two-thirds in value of the shareholders of the company at a meeting convened for that purpose; (h) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking; (i) To do all or any of the above things in Canada or elsewhere and as principal, agents or attorneys.

'L. MCEWEN AND COMPANY' (LIMITED).

Incorporated, October 8, 1909. - - - Amount of capital stock, \$75,000.

Number of shares, 750.—Amount of each share, \$100.

Corporate Members:—Leslie McEwen, merchant; Harcourt Howie Lawrence, accountant; John Thomas Wait, traveller; Frederick Henry Markey, K.C.; and Ronald Cameron Grant, accountant, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—To carry on the business of manufacturing, buying and selling, by wholesale or retail, drugs, medicines, medicinal and chemical preparations of all kinds, druggists' sundries, medical, surgical and hospital supplies and other goods, commodities and merchandise similar thereto, and generally to do all kinds of business which may be conveniently carried on in connection therewith. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'NORTH AMERICAN EXPLOSIVES' (LIMITED).

Incorporated, October 8, 1909. - - - Amount of capital stock. \$500,000.

Number of shares, 5,000 .- Amount of each share, \$100.

Corporate Members:—Emil Andrew Wallberg, engineer, of Montreal, Que.; Henry Garvin Nicoll, inventor, of New York, N.Y., U.S.A.; John Proctor Dickson, broker; James Beaton Watson, accountant; and Harold Fisher, solicitor, all of Ottawa, Ont.

First or Provisional Directors:—The said corporate members.

Chief place of Business :- City of Ottawa, Ont.

Objects of the Company:—(a) To manufacture, sell and otherwise deal in explosives and apparatus and appliances used in the manufacture and use thereof; (b) To carry on any other business whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above mentioned business or objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To acquire by purchase, lease or otherwise, and to own, hold and use, improve, manage, charge, lease, sell, dispose of and deal in properties, rights, patents, franchises, powers, assets or privileges and interests therein, and to construct, purchase or lease all such buildings, plant or other works and machinery as may be deemed expedient, and to sell, lease or otherwise dispose of the same; (d) To issue and allot paid-up shares in the company (subject to the approval of the shareholders) and to hand the same over for the acquisition of any of the contracts, rights, privileges, real estate, properties and franchises, which the company is authorized to acquire, operate, use and exercise: (e) To acquire, hold and dispose of shares, bonds or other securities of any company having powers similar to its own, notwithstanding the provisions of section 44 of the said Act; (f) To sell, lease or otherwise dispose of the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company purchasing or acquiring the same; (g) To amalgamate with any other company having objects altogether or in part similar to those of this company; (h) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE THORP VARNISH COMPANY' (LIMITED),

Incorporated, October 8, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.-Amount of each share, \$100.

Corporate Members:—Frederick Henry Markey, K.C.; Waldo Whittier Skinner, advocate; George Gordon Hyde, advocate; William Gilbert Pugsley, advocate; and Ronald Cameron Grant, accountant, all of Montreal, Que.

First or Provisional Directors:—George Gordon Hyde, Ronald Cameron Grant and William Gilbert Pugsley.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:—(1) To carry on the business of wholesale and retail merchants and manufacturers of varnishes, oils, paints, colours, and other similar products; (2) To enter into any agreement for the sharing of profits or union of interests with any other person or any company carrying on a business similar, in whole or in part, to that which this company is hereby authorized to carry on; (3) To purchase or otherwise acquire all or any part of the assets, property, privileges, contracts, rights, obligations and liabilities of any person or company

earying on a business similar to that which this company is authorized to earry on, and to pay for the same by the issue of fully paid and non-assessable shares of the capital stock; (4) To pay for any property, rights or privileges acquired by, or services rendered to, the company by the issue of fully paid and nonassessable shares in the capital stock of the said company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere

Supplementary Letters Patent, issued October 8, 1909, to

'THE ORIENTAL SILK COMPANY' (LIMITED).

Increasing the capital stock of the said Company from \$20,000 to the sum of \$49,500, being an addition of 590 shares of \$50 each to the present capital stock.

· CANADA SECURITIES CORPORATION, LIMITED '.

(Cancelled and re-issued April 21, 1910).

Incorporated. October 12, 1909. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000.—Amount of each share, \$100.

Corporate Members:—Leopold Barry, advocate; Edward Arthur Barnard, accountant; Charles Lee Austin, manager; John Carruthers Austin, clerk; and Real Robillard, agent, all of Montreal, Que.

First or Provisional Directors:—Leopold Barry, Edward Arthur Barnard and Charles Lee Austin,

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To underwrite, subscribe for, purchase or otherwise acquire and hold either as principal or agent and absolutely as owner or by way of collateral security or otherwise, and to sell, hypothecate, pledge, exchange, transfer, assign, or otherwise dispose of or deal in the bonds or debentures, stocks. shares or other securities of any government or municipal or school corporation, or of any chartered bank or of any other duly incorporated company or companies; (b) To assist in the promotion, organization, development or management of any corporation or company, and to raise and assist in raising money for and aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures, or other securities or otherwise, any other company or corporation, and to offer for public subscription any shares, stocks, bonds, debentures or other securities of any other company or corporation; (c) To act as agent for the purpose of issuing or countersigning certificates of stock, bonds, or other obligations of any association or corporation, municipal or other, to act as transfer agents and registrars in connection with said stock, bonds or other obligations, and to manage any sinking fund therefor on such terms as may be agreed upon; (d) To investigate and report upon the title to any immovable property, lands, tenements and chattels real; (e) To investigate and report on, and if necessary guarantee the legality of the issue of the bonds or debentures of any corporation authorized by law to make an issue of bonds or debentures; (f) To act generally as attorneys,

agents, trustees, and also as executors or administrators when approved by a competent court, for the transaction of business, the investment of funds, the management of estates, the collection of loans, rents, interest, dividends, debts, mortgages, debentures, bonds, bills, notes, coupons, and other securities or moneys; (g) To charge, collect, and receive all proper remuneration, legal, usual and customary costs, charges and expenses, for all such services, duties and trusts; (h) To buy or otherwise acquire and to sell or otherwise dispose of property, real or personal; (i) To apply for, secure, acquire by assignment, transfer, purchase, or otherwise, and to excreise, carry out and enjoy, any charter, license, power, authority, franchise, concession, right or privilege which any government or authority or any corporation or other public body may be empowered to grant and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof; (j) To apply for, purchase or otherwise acquire any patents, brevets d'invention, grants, licenses, leases, concessions, and the like conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated to benefit this company, and to use, exercise, develop, or grant licenses in respect of, or otherwise turn to account, the property, rights, interests or information so acquired; (k) To purchase, lease or otherwise acquire, for such consideration as the company may think proper, any business similar in character and object to any of the businesses of this company; (1) To issue and allot as fully paid-up shares of the company hereby incorporated in payment or part payment of any property, movable or immovable, property rights, lease, business, franchise, undertaking, powers, privileges, license, concession, stock, bonds and debentures or other property rights which it may lawfully acquire by virtue of the powers hereby granted, or to pay for same or any part thereof in bonds or debentures of this company; (m) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think proper and in particular for shares, debentures, bonds or securities of any other company; (n) To procure the company to be registered and recognized in any foreign country, and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of the company of any process or suit; (o) To enter into any arrangement for sharing of profits or union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engaged in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal the same; (p) To amalgamate with any other company or companies having objects altogether or in part similar to those of this company, and to take shares therein, to guarantee the performance of contracts by any person or company with which the company may have business relations; (q) To draw, make, accept, endorse, discount and execute promissory notes, bills of exchange, warrants and other negotiable or transferable instruments; (r) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities belonging to the company or which the company may have power to dispose of; (s) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth, The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'FLOOR FINISHERS, LIMITED.'

Incorporated, October 12, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—David Rees Thomas, accountant; John Hutchings Pushman, accountant: Samuel Cairns Thompson, assistant manager; Thomas Ellis Clen-

dinnen, accountant; and John Robinson Osborne, barrister-at-law, all of Ottawa, Ont,

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Ottawa, Ont.

Objects of the Company:-(1) To manufacture, buy, sell and otherwise deal in any and every kind of material, device, machine, apparatus, appliance, inventions and improvements in machinery and processes requisite and suitable for the purpose of laying, treating and preserving wood or mosaic flooring; (2) To purchase, acquire and take over from The Simplex Floor Finishing Company, of Montreal, Canada, certain patent rights for improvements in floor dressing apparatus, secured to the said company by Canadian Patents numbered 108,373, 113,138 and 113,657 respectively, together with the business heretofore carried on by the said company in the Province of Ontario, including the stock, plant, machinery, patents, trade-marks and good-will connected therewith, and to pay for the same by the allotment and issue of fully paid-up and non-assessable shares in this company; (3) To enter into any and every class of contract that relates to the supplying, laying, finishing, treating and preservation of floors, and to adopt, operate and maintain such plant, machinery, device or improvement as may be convenient or requisite therefor; (4) To manufacture, buy, sell, and otherwise deal in lumber, timber, cement, brick, stone, sand and other building materials, and to carry on the business of general building contractors; (5) To purchase and acquire shares in any other company carrying on a business of a nature like or similar to that of this company, or in subsidiary, allied or other company carrying on a business similar to the business of this company, notwithstanding the provisions of section 44 of the said Act, and to purchase or acquire the property, assets and good-will of any individual, firm or company having objects similar in whole or in part to those of this company, and pay for the same by the issue and allotment of fully paid-up and non-assessable shares in this company, or partly in shares and partly in cash; (6) To pay the costs of organization out of the funds of the company; (7) To enter into any agreement for sharing profits, joint adventure, reciprocal concessions, or other arrangement of like nature, with other persons or companies authorized to carry on any business which this company is authorized to carry on. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'H. & A. ALLAN' (LIMITED).

Incorporated, October 12, 1909. - - - Amount of capital stock, \$300,000.

Number of shares, 3,000.—Amount of each share, \$100.

Corporate Members;—Sir Hugh Montagu Allan, Kt., a Commander of the Royal Victorian Order; Hugh Andrew Allan, shipowner; Andrew Alexander Allan, shipowner; and Gordon Walters MacDougall, K.C., all of Montreal, Que.; and Bryce James Allan, shipowner, of Boston, Mass, U.S.A.

First or Provisional Directors:—Hugh Montagu Allan, Hugh Andrew Allan, Andrew Alexander Allan and Bryce James Allan.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(1) To build, purchase and sell shares in, acquire, lease, hire, charter and employ, own, navigate, manage, hold, operate and maintain any ships, vessels, lighters or other craft, together with all necessary engines, furniture, tackle, equipment and stores; (2) To carry on the business of shipowners and shippers, steamship agents, forwarding agents, master porters, ship brokers, warehousemen, wharfingers, store keepers, harbour masters, merchants, traders, importers and experters of all kinds of goods, and to employ in trading or in the carriage of goods, merchandise, passengers, mails or other things or for surveying, signalling, dredging or otherwise, the ships, vessels, lighters or other craft of the company or under charter to the company, and to let, hire or charter or otherwise employ the said ships, vessels, lighters or other craft for profit; (3) To purchase or otherwise acquire, hold, lease, hypothecate or otherwise dispose of all real or personal property which may be necessary or useful for the carrying on of the business of the company; (4) To purchase or otherwise acquire and undertake all or any part of any business with objects similar to those of the company, together with buildings, machinery, plant, stock in trade, good-will and assets generally; to assume in whole or in part the liabilities of such business and to pay for the same wholly or partly in bonds, debentures or fully paid and non-assessable stock of the company, and to sell, lease or otherwise dispose of the same, or any part thereof; (5) To use the funds of the company to purchase and acquire the capital stock, bonds or other securities of any other company, corporation, or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold, pledge, hypothecate or otherwise dispose of such shares, bonds or other securities, notwithstanding the provisions of section 44 of the said Act; (6) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares or securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal in the same; (7) To amalgamate with any other company or companies having objects similar to those herein enumerated; (8) To raise and assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation having objects similar to those of this company, and to guarantee the performance of contracts by any such company or corporation, or by any other person or persons with whom the company may have business relations; (9) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities in any other companies belonging to the company or which the company may have power to dispose of; (10) To sell, lease, exchange or otherwise dispose of in whole or in part the property and undertaking of the company for such consideration as may be agreed upon and in particular for shares, debentures or securities of any similar com- $29 - 15 \frac{1}{2}$

pany; (11) To do all such other things as may be considered conducive to the attainment of the above objects or any of them, or calculated directly or indirectly to enhance the value of or render profitable any of the company's securities, properties or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE PHOENIX DRY POWDER EXTINGUISHER COMPANY, LIMITED.'

Incorporated, October 12, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.-Amount of each share, \$100.

Comparate Members:—Jean Baptiste David Légaré, agent; Alexandre Lapierre, manulageturer; Joseph Cléophas Lamothe, advocate; Charles Champoux, advocate; and Joseph Hilaire Dextradeur, accountant, all of Montreal, Que.

First or Provisional Directors:—Alexandre Lapierre, Jean Baptiste David Légarand Joseph Cléophas Lamothe.

Chief plac of Business:-City of Montreal, Que.

Objects of the Company:-(a) To acquire and take over the business heretofore and at present carried on at the said City of Montreal by one Alexandre Lapierre under the name and style of the Phonix Dry Powder Fire Extinguisher, on such terms and conditions as may be agreed upon, and to pay for the same in whole or in part either in cash, paid-up shares, or other securities of the company; (b) To manufacture, sell, export and deal in extinguishing instruments, devices. machines, apparatus, called extinguishers, for the purpose of extinguishing an preventing fires to buildings and other properties: (c) To acquire, export and sell anchinery plants to carry on the said business; (d) To purchase and acquire any business of a nature similar to that which the company is authorized to carry on or any interest or control in any company carrying on a similar business and to pay for the same in cash, bonds or shares of the company; (e) To acquire the good-will, rights, property and assets of all kinds, and to undertake the whole or any part of the liabilities of any individual, firm or association carrying on a business similar to that of the company and to pay for the same in cash, shares, bonds, debentures or other securities of the company or otherwise; (f) To apply for, obtain, purchase or otherwise acquire and dispose of letters patent of invention, trade marks, trade names, or secret processes of all kinds, and to use, exercise, develop, grant licenses in respect thereto, and otherwise turn the same to account; (g) To advance moneys to, guarantee contracts or engagements of, to become surety for, or financially assist any firm or association in whose business the company may be interested; (h) To sell or otherwise dispose of the whole or any part of the business and undertaking of the company, and to receive payment therefor in cash, bonds, or other security, and to divide the same pro rata amongst the shareholders of the company; (i) To amalgamate with any other company having objects similar to those of this company; (j) To purchase and hold stock and bonds in any company carrying on business of a like nature, notwithstanding the provisions of section 44 of the said Act. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued October 12, 1909, to-

THE NORTH AMERICAN MINERAL AND TIMBER COMPANY LIMITED),

Extending the undertaking of the said company so as to embrace and include the following additional powers, that is to say: To fish in salt or fresh water and to acquire fisheries, leases and licenses for fish-ries and fishing wheresoever situated and carried on, and to dry, cure and can fish and to acquire and to construct any building, factory or plant for these purposes. To acquire, own and navigate boats or vessels for the purpose of prosecuting the said industry. To buy, sell and generally deal in, treat and manufacture all kinds of furs and for such purpose to goaquire and own all necessary buildings and plants.

· FINANCE CORPORATION OF CANADA ' (LIMITED).

Incorporated, October 13, 1909. - - - Amount of capital stock, \$300,000.

Number of shares, 3,000.—Amount of each share, \$100.

Corporate Members:—Angus William Fraser, barrister; Moses Chamberlain Edey, architect; William Clark Perkins, barrister; George Wellington Hunt, broker; and James Goodwin Gibson, barrister, all of Ottawa, Ont.

First or Provisional Directors:—Moses Chamberlain Edey, William Clark Perkins and James Goodwin Gibson.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:-(a) To carry on a general agency and brokerage business; (b) To subscribe for, underwrite, buy, sell, exchange, hold, hypothecate or otherwise deal in the stock, bonds, debentures and other securities of municipal, industrial, commercial and financial corporations or companies; (c) To control, promote, organize manage or develop any corporation, company or syndicate; (d) To enter into any agreement for the purpose of sharing profits, uniting or cooperating with any person, firm, association or corporation engaged in or about to engage in or carry on any commercial, financial or other business or transaction; (e) To act as agents and brokers for the investment, loan, payment, transmission and collection of money, the transfer and recording of bonds, debentures. shares, or other securities, and to accept, execute and fulfil any trust committed to the company by any individual, corporation or court of law, and to take, hold, transfer and convey all property, real or personal, which may be granted, conveyed or committed to this company, with its assent, upon such trust; (f) To apply for, purchase, or otherwise acquire any patents, licenses, concessions, and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention, and to turn to account, sell, lease or otherwise deal in such patents, licenses or concessions; (g) To issue and allot as fully paid-up shares of the company hereby incorporated, in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contract, real estate, stock, bonds, debentures and other property or rights which it may lawfully acquire by virtue of the powers herein granted; (h) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities

in other companies belonging to the company, or which the company may have the power to dispose of; and to do all acts and exercise all powers and to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'AYLMER COAL AND SUPPLY COMPANY, LIMITED.'

Incorporated, October 14, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200 .- Amount of each share, \$100.

Corporate Members:—Harold Fisher, solicitor; Austin Gregory Ross, solicitor; Florence Cameron Wilkinson, stenographer; John Crawford Scott, civil servant; and George Paul Huguet, civil servant, all of Ottawa, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-Town of Aylmer, Que.

Objects of the Company:-(a) To carry on business as dealers in coal, wood and contractors' supplies; (b) To carry on business as contractors, for the construction, erection, repair and alteration of public and private works, ways, buildings, excavations and structures; (c) To carry on any other business whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above mentioned business or objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (d) To acquire by purchase, lease or otherwise and to own, hold and use, improve, manage, charge, lease, sell, dispose of and deal in properties, rights, patents, franchises, powers, assets or privileges and interests therein, and to construct, purchase or lease all such buildings, plant or other works and machinery as may be deemed expedient, and to sell, lease or otherwise dispose of the same: (e) To issue and allot paid-up shares in the company (subject to the approval of the shareholders) and to hand the same over for the acquisition of any of the contracts, rights, privileges, real estate, properties and franchises which the company is authorized to acquire, operate, use and exercise; (f) To acquire, hold and dispose of shares, bonds or other securities of any company having powers similar to its own, notwithstanding the provisions of section 44 of the said Act; (a) To sell, lease or otherwise dispose of the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company purchasing or acquiring the same; (h) To amalgamate with any other company having objects altogether or in part similar to those of this company; (i) To pay out of the funds of the company all costs and expenses of and incidental to the incorporation and organization of the company The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE WESTERN SUGAR REFINING COMPANY, LIMITED.'

Incorporated, October 14, 1909. - - - Amount of capital stock, \$1,500,000.

Number of shares, 15,000 .- Amount of each share, \$100.

Corporate Members:—James Russell Lovett Starr. barrister-at-law; James Houston Spence, barrister-at-law; Matthew Crooks Cameron, barrister-at-law; Andrew Shaw Grant, capitalist; and Lilian Murray Heal, accountant, all of Toronto, Ont.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(1) To carry on in all its branches the business of sugar refiners and manufacturers; (2) To buy, sell, manufacture, refine, prepare, and deal in all kinds of sugar and products of sugar and sugar-cane; (3) To cultivate sugar, and to carry on the business of sugar planters in all its branches, and to carry on and work the business of cultivators, winners, and buyers of every kind of vegetable, mineral or other produce of the soil; to prepare, manufacture, and render marketable any such produce and to sell, dispose of and deal in any such produce either in its prepared, manufactured or raw state, and either by wholesale or retail; (4) To build, acquire, own, charter, navigate and use steam, gasoline, electric and other vessels; (5) To distribute the property of the company in specie amongst its shareholders; (6) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (7) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; and to pay for the same in cash or in shares of this company or partly in cash and partly in shares; (8) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (9) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (10) To take, or otherwise acquire and hold shares in any other company, having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, notwithstanding the provisions of section 44 of the said Act; (11) To enter into any arrangements with any authorities, municipal, local, or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise, and comply with any such arrangements, rights, privileges and concessions;

(12) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employces or ex-employces of the company (or its predecessors in business) or the dependents or connections of such persons and to grant pensions and allowances and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (13) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (14) To purchase, take on lease or in exchange, hirc, or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade; (15) To construct, improve, maintain, work, manage, carry out, or control any roads, ways, tramways, branches or sidings, bridges, reservoirs, water courses, wharves, manufactories, warchouses, electric works, shops, stores, and other works and convenicness which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (16) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (17) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments; (18) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (19) To adopt such means of making known the products of the company, as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art, or interest, by pullication of books and periodicals and by granting prizes, rewards, and donations; (20) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (21) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (22) To do all such other things as are incidental or conducive to the attainment of the above objects; (23) To use any of the funds of the company in the purchase of stock or shares in any other corporation, such power to be exercised by the directors, subject to section 44 of the said Act; (24) To apply for and obtain from any and all legislative, governmental, municipal, and other authorities, powers and bodies, confirmation, registration, and recognition of the company, and of its rights, power, concessions, privileges, franchises and objects, and such additional rights, powers, concessions, privileges, franchises and objects as may be considered expedient, and to do whatever may be necessary and expedient to comply from time to time with all or any by-laws, ordinances, decrees, regulations and other requirements, now or in future existing; (25) To carry on the business of the company throughout the Dominion of Canada and elsewhere.

'A. S. KING COMPANY, LIMITED.'

Incorporated, October 16, 1909. - - - Amount of capital stock. \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Michael Herman Ludwig, barrister-at-law; Charles Forsyth Ritchie, student-at-law; James Henry Oldham, student-at-law; Cassic Fennell, stenographer; and Kate Thompson, stenographer, all of Toronto, Ont.

First or Provisional Directors:—Michael Herman Ludwig, Charles Forsyth Ritchie and James Henry Oldham.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To carry on all or any of the businesses of manufacturers, mcrchants, wholesale and retail importers and exporters of merchandise generally, but especially of dry goods of every class and description, including silks, laces, embroideries, and white goods, linens, notions, ribbons, handkerchiefs, gloves, curtains, textile fabrics of all kinds, household fittings, and all articles or commodities of personal and household use and consumption; (b) To acquire and take over as a going concern the good-will, rights, property and assets, and to undertake the whole or any part of the liabilities or engagements of any concern at present or in future, belonging to any private individual or company, whether incorporated or otherwise, carrying on business similar in whole or in part to that of the company and to pay for the same in cash, stock, bonds, debentures or other securities of this company or otherwise; (c) To enter into partnership or into any arrangement for the sharing of profits or the union of interests with any person, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, and to raise and assist in raising money for, and to aid by way of bonus, loan, promise, endorsement, guarantee, or otherwise, any corporation, firm or person with which the company may have business relations; (d) To take or otherwise acquire and hold shares in any other company, having objects altogether or in part similar to those of the company, or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, notwithstanding the provisions of section 44 of the said Act, and to nay for same in cash, stock, bonds, debentures, or other securities of this company or otherwise; (e) To take over, acquire, hold, use, sell, lease, exchange, such property, real and personal, as may be deemed necessary or expedient for the purposes for which the company is incorporated; (f) To apply for, obtain, register, purchase, lease, or otherwise acquire, and to hold, use, own, operate and introduce, and to sell, assign, or otherwise dispose of any trade-marks, trade names, patents, inventions, improvements and processes used in connection with or secured under letters patent of the Dominion of Canada or elsewhere, or otherwise to use, exercise, develop, grant licenses in respect of, or otherwise turn to account any such trade-marks, patents, licenses, processes and the like, or any such property or rights; (g) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated, and necessary to enable the company to profitably carry on its undertaking: (h) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable and transferable instruments; (i) To do all or any of the above mentioned things in Canada or elsewhere and as principals, agents or attorneys.

'EQUITY SECURITIES CORPORATION' (LIMITED).

Incorporated, October 16, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200 .- Amount of each share, \$100.

Corporate Members:—Wilfrid Bovey, advocate; John Lesly Reay, accountant; Alexander George Cameron, student; William Roy Hastings, student; and Christina Louise Harvey, accountant, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(1) To purchase or otherwise acquire and hold, and to seell, assign, or otherwise deal in the stocks, shares, scrip, honds, debentures, or scher similar securities of any hank, incorporated company or government or nuncipal or other corporation; (2) To underwrite any issue of bonds or stocks or similar securities and to enter into any agreements of any nature with reference to such underwriting; (3) To make advances of money to persons having business dealing with the company and upon such terms as may seem expedient and particularly to customers, and to guarante the performance of contracts by any such person; (4) To carry on any business germane to the foregoing which may seem to the company capable of being conveniently carried on in connection with any of the above business or objects or calculated to enhance the value of or render profitable any of the company's properties or rights for the time being. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

THE KENMORE REALTY COMPANY, LIMITED."

Incorporated, October 16, 1909. - - - Amount of capital stock, \$49,900.

Number of shares, 499.—Amount of each share, \$100.

Corporate Members:—John Findlay, real estate agent; John Davie Dick, manager; Thomas Emilien Gadbois, student; John Morton Montle, student; and Ralph Erskin Allan, secretary, all of Montreal, Que.

First or Provisional Directors:—Thomas Emilien Gadbois, John Morton Montle and Ralph Erskin Allan.

Chief place of Business:-City of Montreal, Que.

Objects of the Company.—(a) To acquire by purchase, lease or otherwise, and to hold
and own real estate and immovables; (b) To make, build and construct any and
all public and private works, buildings, undertakings and operations dwelling
houses, factories, shops and other buildings; (c) To sell, lease, convey, exchange,
dispose of or otherwise deal with such real estate, or any portion thereof and to
develop, improve, exploit and lay out any such property in streets, lanes, squares,
lots or otherwise; (d) To aid in the construction and maintenance, or to construct
or to maintain lanes, roads, streets, water works or other works and improvements
calculated to render the company's property more accessible and profitable; (e)
To purchase, acquire, hold, transfer, sell and dispose of shares, stocks, debentures,
bonds or other securities in any other company having objects in any way similar
to those of this company, notwithstanding the provisions of section 44 of the said
Act; (f) To sell or otherwise dispose of the undertaking of the company or any
part thereof on such terms and conditions as the company shall see fit, and to
accept shares, bonds, stock or other securities of any company in apyment or part

payment thereof; (9) To acquire, hold and sell, and dispose of any business, franchise, undertaking, rights, privileges, leases, contracts, assets and other rights which the company may lawfully acquire; (h) To purchase electric power and to sell and distribute same for lighting, manufacturing or other purposes in connection with any part of the company's business; (f) To act as general agent, mandatary, real estate and insurance agent, and in general to do any and all acts which may be necessary for the promotion of the company's business, and the carrying on of its undertakings. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'M. S. BROWN, LIMITED.'

Incorporated, October 16, 1909. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000.—Amount of each share, \$100.

Corporate Members:—Victor Evelyn Mitchell, advocate; Alexandre Chase-Casgrain, advocate; Joseph William Weldon, advocate; Errol Malcolm McDougall, advocate; and Stephen John LeHuray, accountant, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company: -(a) To carry on the business of manufacturers of and dealers in watches, watch cases, jewellery, silverware, fancy goods, clocks, precious stones and all machinery and apparatus for the manufacture thereof, and to manufacture, sell and deal in goods, wares and merchandise which can be advantageously manufactured, sold and dealt with in connection with such goods; (b) To apply for, obtain, register, purchase, lease, to acquire on license, royalty or otherwise, and to hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any trade-marks, trade names, patents of invention, improvements and processes under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade-marks, trade names and inventions, licenses, processes and the like or any such other property or rights; (c) To develop and operate any water-power or water-powers and to generate, produce and accumulate by any means electric and electro-motive forces, or other similar agency for the production of light, heat or power, for the purposes of the company; with power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat or power purposes to any person or corporation on such terms as may be agreed upon (provided that the foregoing powers when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf); (d) To purchase and acquire and to own, hold, hypothecate, pledge, sell and re-issue with or without guarantee the shares, debentures and bonds of any manufacturing or other corporation carrying on business similar to that of this company, notwithstanding the provisions of section 44 of the said Act: and to amalgamate with any company constituted for the carrying on of any similar business; and to acquire by purchase, lease or otherwise, and to manage, operate and carry on the property, undertaking and business of any such corporation, and to vote on shares so held through such agent or agents as the directors may appoint; (e) To issue, allot and deliver as fully paid-up and nonassessable any shares, debentures or other securities of this company in payment or part payment of any property, contracts, rights, shares, debentures or securitics of any other company which this company may acquire for the purpose of its business, and in payment or part payment of the services rendered to the company in connection with its promotion, organization and business; (f) To cuter into any arrangement for sharing profits or union of interest, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or about to carry on any business which the company is authorized to carry on and to promote or assist in promoting and to become a shareholder in any such company, and to purchase or otherwise acquire shares and securities of such company or companies, and to hold, sell, bypothecate pledge re-issue with or without guarantee or otherwise deal in the same; (a) To advance money to or guarantee the contracts of or otherwise assist or aid in any manner any company any of whose shares of capital stock, bonds or other obligations are held by the company, and to do any act or thing for the preservation and protection, improvement or enhancement of the value of any such shares, bonds or other obligations, and in like manner to advance money to or guarantee the contracts of or otherwise assist any person or company having business engagements with the company or indebted to it; (h) To acquire the good-will, property rights and assets and assume the liabilities of any person, firm or company indebted to the company or transacting any business similar to that conducted by this company, and to pay for the same in cash or in shares or securities of this company or otherwise; (i) To accept in payment of any sums due to this company, stock, shares, bonds, debentures or other securities of any other company; (j) To sell, lease or otherwise dispose of all the property. assets and rights at any time owned or enjoyed by the company as a going concern, or any part thereof, for such consideration and upon such terms and conditions as may be duly authorized by a vote of not less than two-thirds of the shareholders present at a special general meeting of the company duly called for considering such sale, lease or other disposition of the property and assets of the company; (k) To distribute in specie or otherwise, any assets of the company among its shareholders, and particularly the shares, bonds, debentures or other securities of any other company purchased or acquired by this company; (1) To do all and everything necessary, suitable, convenient, or proper for the accomplishment of any one or more of the objects herein enumerated or which shall or may at any time appear to be necessary for the protection or benefit of the corporation, either as holders of or as being interested in any property, shares, bonds or other securities; and the powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'SILVER & LIPPMAN IMPORT COMPANY, LIMITED.'

Incorporated, October 16, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 800 .- Amount of each share, \$25.

Corporate Members:—Samuel William Jacobs, K.C.; Alexander Rives Hall, advocate; Léon Garneau, advocate; Lazarus Phenias Silver, mining engineer: and Louis Fitch, student-at-law, all of Montreal, Que.

First or Provisional Directors:—Samuel William Jacobs, Alexander Rives Hall and Léon Garneau.

Chief place of Business:-City of Montreal, Quc.

Objects of the Company:-(1) To carry on all or any of the businesses of importers, exporters and wholesale and retail dealers in merchandise of all kinds and descriptions; (2) To buy, sell, manufacture, exchange, let on hire, import, export and deal in all kinds of articles and things which may be required for the purposes of any of the said businesses or commonly supplied or dealt in by percons engaged in any such business, or which may seem capable of being profitably dealt with in connection with any of the said businesses; (3) To carry on any other business (manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with any of the above specified businesses, or calculated directly or indirectly to enhance the value of, or render profitable any of the company's properties or rights; (4) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company; (5) To take, or otherwise acquire, and hold shares in any other company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of . The Companies Act': (6) To acquire the good-will of any business within the objects of the company and any lands, privileges, rights, contracts, property or effects held or used in connection therewith, and upon any such purchase to undertake the liabilities of any company, association, partnership or person; (7) To enter into working arrangements of all kinds with other companies, corporations, firms or persons, and also to make and carry into effect arrangements with respect to union of interests or amalgamation, either in whole or in part, or any other arrangements with any other companies, corporations, firms or persons; (8) To act as agent, mandatary or broker for any company, corporation, firm or person carrying on any of the businesses or undertakings heretofore mentioned; (9) To promote and form other companies for all or any of the objects mentioned herein or any extension thereof, and to transfer to any such company all or any of the property of this company, and to take or otherwise acquire and hold shares, debentures or other securities of any such company, and to subsidize or otherwise assist any such company; (10) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments; (11) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE ALBERTA LAND COMPANY, LIMITED.'

Licorporated, October 19, 1909. - - Amount of capital stock, \$1,000,000.
Number of shares, 10,000.—Amount of each share, \$100.

Corporate Members:—Henry Robert Mallison, accountant; David Kemp Goodfellow, book-keeper; Thomas Joseph Coonan, secretary; Thomas Barnard Gould, book-keeper; and Kenneth Archibald, student, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que

Objects of the Company:-(a) To acquire, deal in, sell, exchange, transfer and alienate land and real estate; (b) To earry on the business of ranching and farming in all its branches; (c) To develop and improve all lands, the property of the company by cultivating, clearing, draining, irrigating, building, mining, farming, lumbering on or otherwise dealing with the same; to stock the said lands and to buy, breed and deal in all kinds of horses, eattle and farm stock, and to buy and sell grain and other products of the soil, as well as to buy, sell, deal in and lease agricultural implements and appliances; (d) To lay out, maintain and manage upon the company's lands, streets, parks, pleasure grounds or otherwise and dedicate same, if so desired, to public use, or to contract with any person or corporation for the use or management thereof; (e) To aid, encourage and promote immigration and settlement unto the property of the company and to colonize the same for the purposes aforesaid, to advance and grant any money or land, and to aid any settlers by the purchase and supply of lumber, timber and other necessaries for building purposes upon such terms as may be deemed expedient and generally to aid and assist immigration in all ways and means that may be deemed beneficial to the company's interests; (f) To aid by bonus, gift of land, or otherwise in the construction of a line or lines of railway, steamboats or barges and to construct, maintain and repair roads and bridges which may be in any way beneficial to the said company; (g) To search for, prospect, work, sell, use or otherwise deal with all or any mines, minerals upon the lands of the company and to refine, smelt or otherwise make merchantable ores and minerals; (h) To earry on the business of packers or canners and to manufacture any of the products of the lands owned by the company and to sell or otherwise deal in such and all other manufactured products; (i) To excavate, construct, maintain and operate upon any lands, owned or controlled by the company, ditches or canals, for applying water for irrigating any such lands and for supplying water for irrigation, water-power or other purposes to municipalities, eities or towns and to persons or corporations holding lands contiguous to the lands of the company, at such rates as may be agreed upon, and generally to exercise the powers of an irrigation company. Provided, however, that any distribution of water for irrigation or power purposes outside the lands of the company shall be subject to local and municipal regulations; (j) To construct for the company or for others, irrigation ditches, canals, bridges, dry-docks, dams, water-powers, elevators, wharves, piers, viaducts, works and buildings, public or private, farm houses, bains and warehouses and to operate the same in connection with the business of the company: (k) To acquire water-powers, franchises and privileges by purchase, lease or otherwise and to develop the same, and to develop, transmit and supply steam, hydraulic, compressed air and pneumatic power and electric light, heat and power. Provided that any distribution of electric or other power outside the lands of the company shall be subject to local and municipal regulations; (1) To purchase and acquire any business of a similar nature, and to purchase and acquire any interest or control in any business of a similar nature, and to pay for the same in cash or paid-up stock of this company; (m) To acquire, hold, sell and dispose of shares and securities in other companies authorized to do any business which this company is empowered to earry on, notwithstanding the provisions of section 44 of the said Act; (n) To aid in any manner any corporation, any of whose shares of capital stock, bonds or other obligations are in any manner guaranteed by the company and to do any acts or things necessary for the preservation, protection, improvement or enhancement of the value of the same; (o) To do any and all acts and things necessary to increase the value of any property at any time held or controlled by the company; (p) To sell and dispose of any part of the undertakings or assets of the company for such consideration as the company may think fit, including shares, debentures or securities of any

other company, having objects altogether or in part similar to those of this company; (q) To amalgamate, share profits, unite, co-operate with any person or persons or company engaged in or about to carry on any business which the company is authorized to carry on. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CALGARY POWER COMPANY, LIMITED.'

Incorporated, October 20, 1909. - - - Amount of capital stock, \$3,000,000.

Number of shares, 30,000.—Amount of each share, \$100.

Corporate Members:—Edouard Fabre Surveyer, K.C.; George Vipond Cousins, accountant; Charles Albert Hale, clerk; Patrick Francis Brown, clerk; and Orick Burroughs MacCallum, accountant, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company: - (a) To carry on the business of an electric light, heat and power company in all its branches; provided that the sale, transmission and distribution of electric or other power or force shall be subject to local or municipal regulations; (b) To provide, purchase, lease or otherwise acquire and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, stations, engines, machinery, plant, cables, wires, lines, generators, accumulators, lamps, meters, transformers, apparatus, appurtenances and appliances connected with the generation, accumulation, distribution, transmission, supply, sale, use and employment of electricity, and to generate, accumulate, transmit, distribute, supply and sell electricity, for the purposes of electric lighting, heating, traction and motive power and for industrial and other purposes; and to undertake and to enter into contracts and agreements for the lighting of cities, towns, streets, buildings and other places, and for the supply of electric light, heat and motive power for any or all public or private purposes; (c) To make. build, construct, erect, lay down and maintain and operate reservoirs, waterworks, cisterns, dams, canals, tunnels, culverts, flumes, conduits, main and other pipes and appliances and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the creation, maintenance and development of hydraulic, electrical or other mechanical power, or for irrigating lands or for any other purpose of the company; (d) To construct, improve, work, maintain, manage, carry out or control and to purchase, lease or otherwise acquire and to hold, use, sell, lease or otherwise dispose of any lands, works, mains, machinery, or any roads, ways, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electrical works, shops, stores and other works and conveniences which may seem capable of being used or operated in connection with any part of the company's undertaking for the time being, or calculated directly or indirectly to benefit the company and to equip, maintain and operate by electric, hydraulic or other mechanical power all works belonging to the company or in which the company may be interested, and to contribute to, subsidize, or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (e) To apply for and receive or to acquire by enactment, grant,

ssignment, transfer, lease or otherwise and to exercise, carry out, and enjoy any statute, ordinance or concession, license, power, authority, franchise, right or privilege relating to the generation, accumulation, development, distribution, supply, sale, use and employment of electric energy, water-powers or water which any government or authorities supreme, municipal or local or any corporation or other public body may be empowered to enact, make or grant and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges and expenses thereof; (f) To carry on any other business whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (g) To apply for, purchase or otherwise acquire any ferring any exclusive or non-exclusive or limited right to use or any secret or ther information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calillated directly or indirectly to benefit this company, and to use, exercise, develop hares, bonds, debentures or other securities of any other company or corporation notwithstanding the provisions of Section 44 of the said Act, and to pay for the same in the shares or other securities of this company and to hold, sell, pledge, hypothecate, vote or otherwise deal in the shares or other securities so purchased and to guarantee payment of the principal of, or dividends and interests on said shares or other securities, and to promote any company or corporation having obbets altogether or in part similar to those of this company or carrying on any business capable of being carried on so as directly or indirectly to benefit this o mpany; (i) To sell, lease or otherwise dispose of the property, rights, franchises and undertakings of the company or any part therefor such consideration as the company may think fit, and in particular for shares, debentures, bonds or other securities of any other company having objects altogether or in part similar to those of this company; (j) whole or in part to those of this company; (k) To enter into any agreement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concossion or otherwise with any person, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction which this comrany is authorized to engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit this company and to take or otherwise acquire shares and securities of any such company and to pledge, sell, hold, issue or re-issue the same with or without guarantee of principal and interest. or otherwise to deal in the same; (1) To purchase, lease or otherwise acquire, hold and enjoy all or any of the property, franchises, good-will, rights and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on any business similar to that which this company is authorized to carry on and to pay for the same wholly or partly in cash or wholly or partly in paid-up shares of the company or otherwise, and to undertake the liabilities of any such person, firm or company; (m) To procure the company to be registered, licensed or otherwise recognized in any foreign country and to designate and appoint persons therein as attorneys or representatives of this company, with full power to represent this company in all matters according to the laws of such foreign country, and to accept service for and on behalf of this company of any process or suit; (n) To do all such things as are incidental or con-

ducive to the attainment of the above objects; (o) To do all or any of the above things as principals, agents or attorneys; (p) To draw, make, accept, endorse, discount and execute promisory notes, bills of exchange, warrants and all other negotiable and transferable instruments; (q) To make eash advances to customer and others having dealings with the company and to guarantee the performance of contracts by any such persons; (r) Any power granted in any paragraph hereof shall not be limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

· CANADIAN BOND HANGER AND COUPLING COMPANY, LIMITED.'

Incorporated, October 20, 1909. - - - Amount of capital stock, \$45,000.

Number of shares, 450.—Amount of each share, \$100.

Corporate Members:—William Clark Perkins, barrister-at-law; Moses Chamberlain Edey, architect; Angus William Fraser, barrister-at-law; George Wellington Hunt, broker; James Goodwin Gibson, barrister-at-law; and John Gillanders Turriff, gentleman, all of Ottawa, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:-(a) To carry on the businesses of engineers, founders, machinists, millwrights, wood-workers, iron and steel workers and fitters; (b) To manufacture, purchase or otherwise acquire, hold, own, make, sell, lease, license, assign, transfer, invest, trade and deal in or otherwise dispose of power transmitting material, machinery and appliances of every class and description: (c) To purchase, lease or otherwise acquire real or personal property or trademarks, industrial designs, patent and other rights which the company may think necessary or convenient for the purposes of its business and to pay for the' same in whole or in part by the issue of fully paid-up stock of the company or otherwise as may be determined; (d) To carry on any other business, manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value or render profitable any of the company's property or rights; (e) To acquire or undertake the whole or any part of the business, property. assets and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company, and to pay for the same in whole or in part by the issue of fully paid-up stock of the company or otherwise as may be determined; (f) To enter juto partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on; (g) To take or otherwise acquire and hold, shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company notwithstanding the provisions of Section 44 of the said Act: (h) To enter into arrangements with any authorities, municipal, local or otherwise, 29 - 16

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that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think desirable to obtain, and to carry out, exercise and comply with any such arrangements, privileges and concessions; (i) To construct, improve, maintain, work, manage, carry out or control, manufactories, warehouses, shops, stores and other conveniences necessary and essential for the company's business; (j) To lend money to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (k) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments; (1) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (m) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

"CANADIAN INVESTMENTS, LIMITED."

Incorporated, October 20, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 800,-Amount of each share, \$25.

Corporate Members.—Everett Holmes Snedeker, broker; Forest Hughes, accountant; Frederick Van Gilder, agent; John Alexander Sullivan, adveate; Joseph Garfield Bowles, clerk; and Louis Adhémar Rivet, K.C. and M.P., all of Montreal, One.

First or Provisional Directors:—Everett Holmes Snedeker, Forest Hughes and Frederick Van Gilder.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To promote, organize, manage or develop or to assist in the promotion, organization, management or development of any corporation, company, syndicate, enterprise or undertaking and to do all acts necessary or incidental thereto; (b) To sell, transfer, assign, or otherwise dispose of on subscription, call or otherwise, and to hold, purchase, acquire and to pledge shares, bonds, debentures and other securities of other companies; (c) To acquire the good-will, right, property, assets of all kinds, and undertake the whole or any part of the liabilities of any person, firm, association, corporation or company carrying on a business similar in whole or in part to that of this company on such terms and conditions as may be agreed upon, and to pay for same in cash, shares, bonds, debentures or other securities of this company or otherwise; (d) To apply for, purchase or otherwise acquire and to hold, use, assign or otherwise dispose of, and turn to account any inventions, improvements and processes used in connection therewith; (e) To aid in any manner any corporation, company or person whose shares, bonds or obligations are held or in any manner guaranteed or represented by the company, or to do any other acts or things for the preservation, protection, improvement, enhancement of the value of said shares, bonds, debentures; (f) To make and issue promissory notes and bills of exchange; (g) To subscribe for, underwrite, buy, sell, exchange.

hold, hypothecate or otherwise deal in the stock, bonds, debentures and other securities of any municipal, industrial or financial corporation or company, notwithstanding the provisions of section 44 of the said Act; (h) To act as agents and brokers for the investment, loan, payment, transmission and collection of money; (f) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any company, and to secure and guarantee shares, bonds, debentures or other securities or obligations of other corporations, companies or individuals. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CASSIAR COAL COMPANY, LIMITED.'

Incorporated. October 20, 1909. - - - Amount of capital stock, \$2,000,000.

Number of shares, 20,000.—Amount of each share, \$100.

Corporate Members:—Andrew Dods, Robert McKay and Gideon Grant, barristersat-law; Mervil MacDonald, Ronald Pickard Stockton, Roderick Dingwall and Howard Kilbourne Harris, students; Laura Gertrude Madill and Ethel Greenway, stenographers, all of Toronto, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To acquire, purchase and take over coal lands, coal measures, coal fields and petroleum fields now held by Herbert Waddington and Samuel Barker as trustees, for a consideration in fully paid and non-assessable shares of this company, or for other consideration; (b) To acquire, purchase and take over either for a consideration in paid-up shares of this company, or otherwise, any coal lands, coal measures, coal fields and petroleum fields, or any lands which may be necessary or advantageous for the company to acquire: (c) To mine and extract coal and produce petroleum and generally to carry on the trade or business of colliery proprietors, oil producers and refiners, miners and mineral engineers in all their branches; (d) To scarch for, get, work, quarry, raise, make merchantable, produce, mill, smelt and reduce coal, coke, lignite, sandstone, fire-clay, iron, gold, silver, copper and other minerals; (e) To acquire by purchase, lease or otherwise machinery, plant and other equipment for the working and operation of a coal mine, and to construct, maintain and operate for the said purpose the necessary tracks, tramways, roads, tiples and bank-heads required or used in connection therewith; (f) To construct, maintain, equip and operate on lands owned or controlled by the company, sidings, ewitches and tramways to be operated by steam, electricity, compressed air or by other motive power and to connect with any railway and to make the necessary crossings, junctions and connections therewith; provided that nothing herein contained shall be construed to interfere with any private rights or to confer on the said company the right of building bridges, piers or works over any navigable river in Canada without the consent of the Governor in Council; (g) To acquire by purchase, lease or otherwise locomotives operated by steam, electricity, compressed air or otherwise necessary or expedient to be used in the works and operations of the company; (h) To make fire bricks and manu-でき原 29 - 161

facture was and other products from the coal, the product of the company's mines; (i) To manufacture timber, saw-logs and sawn lumber upon any mining lands required or owned by the company within the District of Cassiar, British Columbia; (j) To build, acquire, own, charter or lease, navigate and use steam and other vessels for the purposes of the company; (k) To build, construct, and maintain all necessary wharves and warehouses, piers and docks, and to make, build, provide and carry on, use and work tramways and ropeways to be operated by steam, electric or other powers; to build, construct and maintain reservoirs, aqueducts, canals, dams, water-powers and other work necessary or convenient for the objects of the company, and to contribute to the expenses of constructing, maintaining, improving and using of any such works; (1) To acquire and utilize water-power for the purpose of compressing air or generating electricity for lighting, heating and motor purposes in connection with the buildings, tramways and other works of the company; with authority to sell or otherwise dispose of surplus electricity or power generated by the company's works. Provided that the sale, transmission and distribution of electric or other power or force beyond the limits of lands owned by the company shall be subject to local or municipal regulations in that behalf; (m) To purchase, acquire and hold and to dispose of shares and securities of any other company, and to invest, and use any of its funds in the purchase of such shares and securities notwithstanding the provisions of section 44 of the said Act; (n) To purchase or otherwise acquire shares, debentures and securities of other companies carrying on a business similar in whole or in part to that of this company as the consideration for goods, wares or merchandise sold to such companies in the ordinary course of business; (0) To purchase or otherwise acquire letters patent, rights or privileges in connection with the business of the company, and any license to use and work the same, and to sell or loase any patent or patents acquired by them or any right of selling, using or manufacturing thereunder respectively; (p) To print, publish, advertise and circulate reports, maps. plans, prospectuses and documents of every kind whatsoever, directly or indirectly relating or supposed to relate to lands, mines, minerals, ores and mining or other rights, concessions and claims, or the titles thereto or to the organization, operations and objects of this company or of any other company; (q) To remunerate any person or company for services rendered or to be rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

THE UNIVERSAL ELECTRIC ECONOMY COMPANY, LIMITED,

Tuce parated, October 20, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—Edouard Fabre Surveyer, K.C.; George Vipond Cousins, accountant; Charles Albert Hale, clerk; Patrick Francis Brown, clerk; and Orick Berroughs MacCallum, accountant, all of Montroal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To manufacture, buy, lease or otherwise acquire and to hold, sell, lease, install, traffic, trade and deal in all manner and kinds of supplies, stations, signals, signs, appliances, novelties, advertisements, accumulators, motors, dynamos and any apparatus and appurtenances of any nature used or capable of being used in connection with electric or gas lighting, heating, power and traction, or in connection with which electricity can be used to advantage and also all apparatus and appliances used in connection with telephones, telegraphs and all other electrical purposes; (b) To manufacture, acquire by lease or purchase or otherwise hold, sell, traffic and generally to deal in all kinds of dies for working metals, and also to manufacture all kinds of novelties and hardware specialties from sheet or metal castings and to trade and deal in the same; (c) To act as experts, consulting and operating engineers in connection with electric plants or any business in which electricity is used; (d) To acquire, develop and utilize any water or other power for the purposes of the company and to purchase, lease or otherwise acquire and to dispose by sale or otherwise of any surplus of water-power, electric power or other power of any nature whatsoever, provided that the sale, distribution and transmission of electric or other power or force for heat, light and power shall be subject to any municipal or local regulations respecting the same; (e) To apply for and receive from any public or private authority and to acquire by purchase or sale or otherwise and to hold, use, sell, lease or otherwise dispose of any trade-marks, industrial designs, patents or patent rights for and in respect of any invention which the company may deem useful to its business and to acquire and utilize any patents, inventions or any license to use any invention which may seem to the company to be of use in connection with its business and to pay for the same in shares of the capital stock of the company; (f) To procure the company to be registered and recognized in any foreign country and to designate persons therein as the attorneys or representatives of this company in all matters according to the laws of such foreign country and to accept service for and on behalf of this company in process or suit; (g) To act as agents, representatives or manufacturers for other companies or corporations carrying on a business similar to any of the businesses which this company is authorized to carry on; (h) To buy, sell, manufacture, repair, exchange, let or hire and generally to deal in all kinds of articles and things which may be required for the nurnoses of any of the company's business or the products thereof, and which are commonly and usually supplied or dealt in by persons engaged in similar business, or which the company may deem it prudent to deal in or manufacture in connection with any of its business; (i) To purchase, lease or otherwise acquire and to hold, sell, lease or otherwise dispose of any interest in any lands, business, works, machinery, water-powers or other property of any nature which may seem to the said company capable of being used in any of the business which it is authorized to carry on and to pay for the same in stock of the company: (i) Notwithstanding the provisions of section 44 of The Companies Act, to purchase, take or acquire by original subscription or otherwise and to hold, sell or otherwise dispose of shares, stock, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company and to vote all shares held through such agent or agents as the directors of this company may appoint: (k) To do all or any of the matters hereby authorized either alone or in conjunction with or as factors, trustees or agents for any other companies or persons, or by or through any factors, trustees or agents; (1) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the com-

pany's property or rights; (m) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued October 20, 1909, to the 'RESOURCES PUBLISHING COMPANY' (LIMITED),

Decreasing the capital stock of the said Company from \$100,000 to the sum of \$50,000, such decreased capital stock to consist of 500 shares of \$100 each.

'THE AUTOMATIC GAS COMPANY, LIMITED.'

Incorporated, October 21, 1909. - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—William Farwell, banker; and Edward Winn Farwell, bank manager, both of Sherbrooke, Que.; Alfred Farwell, esquire; Francis Paul, jr., inventor; and William George McConnell, commission merchant, all of Montreal, Oue.

First or Provisional Directors:—The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To buy and otherwise acquire, hold and deal in all kind of inventions, patents of invention, patent rights, secret processes or any interest therein, and in all letters patent of the Dominion of Canada and of other countries already granted or which may be granted to any person and more specially letters patent covering inventions relating to gasoline gas machines to produce light, heat and power, and to purchase or otherwise acquire, hold and deal in certain Canadian patents for gasoline gas machines for which letters patent were granted by the Dominion of Canada to Francis Paul, ir., of Montreal, Province of Quebec, Nos. 104086, 89100, and 91341; (b) To manufacture, buy, sell and deal in gasoline gas machines and all kinds of machinery, appliances, plants and tools, in any way connected with or useful or convenient for the exploitation of any patent, invention or process in which the company may have an interest; (c) To lease any or all the inventions, patents, patent rights or secret processes belonging to the company or any of them or to grant licenses to use the said inventions and patents or secret processes of the company upon payment of a royalty or for such other consideration as may be deemed advisable; (d) To accept in payment of any amount due the company, or for any patents, patent rights, inventions or secret processes sold by the company, shares, stocks or bonds in any other company or in any subsidiary company engaged in a similar business and formed with the above objects in whole or in part, and to hold such shares, stocks or bonds or dispose of the same as may be deemed expedient, notwithstanding the provisions of section 44 of the said Act; (e) To carry on the business of a gas or gasoline gas light, heat and power company, and of an electric light, heat and power company in all its branches, and generally to provide, purchase, lease or otherwise acquire and to construct, lay down, erect, establish, operate, maintain and carry out all neces-

sary work, stations, engines, machinery, plants, cables, wires, pipes works, lines, generators, accumulators, lamps, metres, transformers and apparatus connected with the generation, accumulation, distribution, transmission, supply, use and employment of electricity, gas or gasoline gas; and to generate, accumulate and distribute electricity, gas or gasoline for the supply of light, heat and motive power, and for industrial or other purposes, and to undertake, and to enter into contracts and agreements for the lighting of cities, towns, streets, buildings and other places, and the supply of light, heat and motive power for any or all public or private purposes, provided, however, that the sale, distribution and transmission of gas, electricity or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (f) To sink wells and shafts, and to make, build, construct, erect, lay down and maintain reservoirs, water works, cisterns, dams, culverts, main and other pipes and appliances; and to execute and do all other works and things necessary or convenient for obtaining, storing, selling, delivering, measuring and distributing water for the creation, maintenance or development of hydraulic, electric, gas or gasoline gas, or other mechanical power for any other purposes of the company; (g) To construct, alter, work, carry out or control, and to purchase, take on lease, or otherwise dispose of any works, mains, lines, machinery or plant of any kind or description, or any roads, ways, bridges, or other things whatsoever which may seem capable of being used or operated with any part of the company's undertaking for the time being, or calculated directly or indirectly to benefit the company; and to acquire rights over or in connection with such works, mains, lines, machinery, plant, roads, bridges, ways or other things whatsoever; and to equip, maintain and operate by electricity, hydraulic power, gas or gasoline gas, or other mechanical power all works belonging to the company or in which the company may be interested, and to contribute to, subsidize, or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (h) To apply for, purchase or acquire by assignment, transfer or otherwise and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in, and contribute towards carrying the same into effect; and to appropriate any of the company's shares, bonds and assets to defray the necessary costs, charges, and expenses thereof: (i) To procure the company to be registered and recognized in any foreign country; (j) To issue paid-up shares in payment of said patents hereinabove mentioned, and of any patent or invention in connection with the above or for any other purpose or consideration; and specially to issue fully paid-up stock in payment of the purchase, hire, or acquisition, temporary or permanent, by lease, royalty or otherwise, of any invention, or any patent by the company, or in payment of services rendered in connection with the promoting of any invention, patents, patent rights or secret processes in which the company may be interested and specially of the said patents hereinabove enumerated and for any other services in connection therewith; (k) To purchase or otherwise acquire, sell, dispose of and deal in, such real, and personal property as may be necessary for the purposes of the company; (1) To acquire, hold, use, sell, assign, lease, grant licenses in respect of or otherwise dispose of patents, patent rights, licenses and privileges, inventions, improvement and processes, trade-marks and trade names relating to or useful in connection with any business of the company; (m) To do all and everything necessary, suitable, convenient or proper, for the accomplishment of any of the purposes or the attainments of any one or more of the objects herein enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CANADIAN NORTHERN STEAMSHIPS, LIMITED,'

Incorporated, October 21, 1909. - - - Amount of capital stock, \$2,000,000.

Number of shares, 20,000 .- Amount of each share, \$100.

Corporate Members:—Frank Hedley Phippen, K.C.; Gerard Godfrey Ruel, George Frederick Macdonnell, Reginald Herbert Montague Temple and Archibald James Reid, barristers-at-law, all of Toronto, Out.

First or Provisional Directors:—Frank Hedley Phippen, Gerard Godfrey Ruel and George Frederick Macdonnell.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(1) To construct, purchase, lease or otherwise acquire. charter, own. maintain, operate and manage: (a) Steamships, tugs, dredges. lighters, vessels and boats of every description; (b) Structures, erections, buildings, hotels, shops, stores, works, appliances, mills, machinery, plant and equipment of every nature and kind whatsoever, on land or on water deemed by the company to be necessary or required for or in connection with the construction, manufacture, maintenance, operation, navigation, management, renewal or repair of the company's vessels, works, undertakings, appliances or equipment, or for or in connection with the accommodation, care or conveyance of passenger traffic or the loading, unloading, handling, forwarding, warehousing, elevation, refrigeration, storage, treatment or care of freight, mails, express or other traffic of whatsoever description: (c) Lands, water lots, docks, wherees basins, slips, harbour and port works and terminal and other facilities, easements, and privileges of every description; (2) To carry on any business incidental to the full and complete use and enjoyment of the works and facilities herein authorized or which may seem to the company capable of being conveniently carried on in connection therewith or calculated directly or indirectly to enhance the value of and render profitable any of the company's properties or rights; (3) To make traffic or other arrangements with any railway. steamboat or navigation company whose line of railway or undertaking communicates with or is contiguous to that of the company, or may be conveniently operated therewith, and to enter into agreements with such other company or companies for the conveying or leasing to it the undertakings or works of the company in whole or in part or for amalgamation upon such terms and conditions as may be agreed upon; (4) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of the company; (5) To use any of the funds of the company to purchase or otherwise acquire, and take and hold shares, bonds or other securities of or in any other company or corporation, notwithstanding the provisions of section 44 of the said Act, and to promote any company having objects altogether or in part similar to those of this company, or carrying on any business capable of being carried on so as to benefit this company, and while holding the same to exercise all the rights and powers of ownership thereof, including the voting powers thereof; (6) To amalgamate with any other company having objects in whole or in part similar to those of this company; (7) To dispose of any of the assets or undertakings of the company by sale, lease or otherwise; (8) To do all or any of the above things in Canada or elsewhere, and as principals, agents or attorneys.

'LETHBRIDGE COLLIERIES, LIMITED.'

Incorporated, October 21, 1909. - - - Amount of capital stock. \$3,000,000.

Number of shares, 30,000.—Amount of each share, \$100.

Corporate Members: Edouard Fabre Surveyer, K.C.; George Vipond Cousins. accountant; Patrick Francis Brown and Charles Albert Hale, clerks; and Orick Burroughs MacCallum, accountant, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To purchase or otherwise acquire and take over the business, undertaking, property and assets of the Lethbridge Collierics Company, Limited, a company having its head office at Winnipeg, in the Province of Manitoba, and to pay therefor wholly or partly in cash or wholly or partly in paid-up shares, bonds or debentures of the company or otherwise; (b) To search for, get, work, mine, raise, make merchantable, sell and deal in coal, oil, coke, and all other metals, minerals and substances whether of a like nature or otherwise, and to manufacture and sell patent fuel or manufactured fuel; (c) To carry on any of the trades or businesses of colliery proprietors, coal miners, coal manufacturers, oil producers and refiners, or gas makers in all their respective hranches, to search for, make merchantable, sell and deal in natural gas, oil or other like substances or products, and to make, buy, sell and deal in explosives; (d) To manufacture, purchase or otherwise acquire, to hold, own, sell, assign and transfer or otherwise dispose of, and to trade and deal in goods, wares and merchandise; (e) To purchase, take on lease or otherwise acquire, and to hold, use and occupy any lands, buildings, mines, mining rights, coal lands, timber lands, timber licenses, oil wells, oil licenses or leases, gas lands and rights to natural gas and any interest therein, and to explore, work, exercise, develop, manufacture and to sell, lease or otherwise turn to account the same, and generally to purchase, take on lease or otherwise acquire any real or personal property, easements, rights or privileges which the company may think necessary or convenient for the purposes of its operations; (f) To buy, sell, manufacture and deal in minerals, plant, machinery, implements, conveniences and things capable of being used in connection with mining, timber or lumber operations; (g) To carry on a general lumber business and to buy, sell or otherwise deal in fuel: (h) To produce and accumulate electricity and electric motive force or other agency similar or otherwise and supply the same for the production, transmission or use of the power for lighting, heating or motive purposes. Provided that the foregoing power when exercised outside of the property of the company shall be subject to all local and municipal laws and regulations in that behalf; (i) To buy, sell and deal in farm lands and to carry on the business of farming. stock raising and ranching; (j) To construct, improve, maintain, develop. work, manage, carry out or control any roads, ways, hranches, railway switches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores, houses and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (k) To acquire and take over as a going concern the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part

similar to that which this company is authorized to carry on or possessed of property suitable for the purposes of this company and with a view thereto to acquire all or any of the shares, debts and liabilities of such company; (1) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (m) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (n) To purchase, lease or otherwise acquire, hold and enjoy all the property, franchises, good-will, rights and privileges held or enjoyed by any person or firm or by any company or companies carrying on, or formed for carrying on, any similar business to that which this company is authorized to carry on and to undertake the liabilities of any such person, firm or company; (a) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise and to hold, sell or otherwise dispose of shares, stock whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company. and to vote all shares so held through such agent or agents as the directors may appoint; (p) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of, or otherwise assist, any such person or company. and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same; (q) To draw, make, accept, endorse, discount, execute and issue promissory notes. bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (r) To distribute in specie or otherwise as may be resolved any assets of the company among its members, and particularly the shares, bonds. debentures, or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (s) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (t) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges and concessions, which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions: (u) To do all or any of the matters hereby authorized, either alone or in conjunction with, or as factors, trustees, or agents for any other companies or persons, or by or through any factors, trustees or agents; (v) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable

any of the company's property or rights; (w) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE THETFORD ASBESTOS SYNDICATE, LIMITED.'

Incorporated, October 21, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000,-Amount of each share, \$100.

Corporate Members:—George Vipond Cousins, accountant; Charles Albert Hale and Patrick Francis Brown, clerks: Orick Burroughs MacCallum, accountant; and Annie Reid, stenographer, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To purchase, take on lease or otherwise acquire any mines, mining rights and lands or any option on the same, and particularly any land containing or supposed to contain asbestos, and to explore, work, exercise, develop and turn to account or to sell, lease or otherwise dispose of the same; (b) To prospect and explore for minerals of every sort and description and acquiring mines and mining rights and operating the same; (c) To quarry, smelt, refine, dress, amalgamate and prepare for market, ores, metals and mineral substances of all kinds and particularly any form of asbestos or any formation containing or supposed to contain asbestos; (d) To purchase, lease or otherwise acquire and to hold, use, sell or otherwise dispose of and to manufacture, work and generally to deal in minerals, plant, buildings, machinery, implements, conveniences, provisions and all other things capable of being used in connection with mining operations or required by workmen and others employed by the company; (e) To acquire, construct, carry out, maintain, improve, manage, work, control and superintend any furnaces, forges, engines, mills, crushing works, hydraulic or other works, factories, shops, warehouses, roads, ways, rights of way, bridges, reservoirs, water-courses, aqueducts, wharves and works necessary or convenient for the exploration or development of mines owned or worked by the company; (f) To sell, lease, or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (g) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (h) To purchase, lease or otherwise acquire, hold and enjoy all the property, franchises, good-will, rights and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying ou, any similar business to that which

this company is authorized to carry on and to undertake the liabilities of any such person, firm or company; (i) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint; (j) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to lend money to, guarantee the contracts of, or otherwise assist, any such person or company, and to take or otherwise acquire, shares and securities of any such company, and to sell, hold, rc-issue with or without guarantee, or otherwise deal with the same; (k) To distribute in specie or otherwise as may be resolved any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (m) To enter into any arrangements with any governments or authorities supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority, any rights, privileges and concessions, which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions: (n) To do all or any of the matters hereby authorized, either alone or in conjunction with, or as factors, trustees or agents for any other companies or persons, or by or through any factors, trustees or agents; (o) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be

'THE SHAWINIGAN COTTON COMPANY, LIMITED,'

Incorporated, October 22, 1909. - - - Amount of capital stock, \$1,000.000.

Number of shares, 10,000.—Amount of each share, \$100

- Corporate Members:—Alexander Campbell Calder, manager; Thomas Emilien Gadbois, Oscar Gagnou and Joseph Oscar Lefebvre Boulanger, law students; and John Morton Montle, clerk, all of Montreal, Que.
- First or Provisional Directors:—Alexander Campbell Calder, Thomas Emilien Gadbois and Oscar Gagnon.
- Chief place of Business:-City of Montreal, Que.
- Objects of the Company:—(a) To construct, purchase, sell, lease and operate cotton and woollen manufactories of any and every description; (b) To acquire and dispose of raw cotton, wool, and cotton waste of every description, manufacture cot-

ton, woollens, shoddy and waste, yarns and fabrics of every description, and bleach and dye the raw products, yarn or manufactured goods; (c) To develop, purchase, lease and operate water-power, including the construction of dams, head and tail races and flumes in the neighbourhood of such manufactories, and construct all necessary locks, piers or other works necessary in connection therewith, and dispose thereof when no longer required; (d) To construct, lease, sell, purchase and operate steam and electric plant for the purpose of generating heat, light and power, and for the establishment of waterworks, factories, mills, workshops and warehouses, and other buildings required in connection with the company's business; (e) To manufacture and supply steam or electricity for the purpose of light, heat or motive power, and any other purpose for which the same may be used, so far as is necessary for the purposes of the company; (f) To construct wharves, docks, offices and all necessary buildings and to construct, purchase and hire steam and other vessels for the purpose of transporting the products of the mills and works of the company; (g) To issue as paid-up stock, shares of the capital stock of the company in payment of and for all or any of the business, franchises, undertakings, properties, rights, powers, privileges, capital stock, bonds or debentures, letters patent, contracts, real estate and assets, and other property of any person, company or municipal corporation which it may lawfully acquire by virtue hereof, and allot and hand over such shares to any such person, company or corporation; (h) To purchase or otherwise acquire, and to hold, own and possess stocks, shares and bonds in or issued by companies or corporations carrying on a business or exploiting an industry of a similar nature notwithstanding the provisions of section 44 of the said Act. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued October 22, 1909, to

'THE CANADIAN BRONZE COMPANY, LIMITED.'

Increasing the capital stock of the said company from \$75,000 to the sum of \$300,000, being an addition of 2,250 shares of \$100 each to the present capital stock.

Supplementary Letters Patent, issued October 22, 1909, to

'THE LACOSTE SHIP-BRAKE COMPANY' (LIMITED),

Increasing the capital stock of the said company from \$45,000 to the sum of \$65,000, being an addition of 200 shares of \$100 each to the present capital stock.

'C. PIERCE AND CO., LIMITED.'

Incorporated, October 27, 1909. - - - Amount of capital stock, \$75,000.

Number of shares, 750.—Amount of each share, \$100.

Corporate Members:—Charles Pierce, merchant; Isaac Kremcor Pierce, clerk; Walter Horace Thouson, accountant; Nuthan Tobias, capitalist; and Alexander Rives Hall, advocate, all of Montreal, Que.

First or Provisional Directors:—Charles Pierce, Isaac Kremeor Pierce and Walter Horace Thomson.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(1) To acquire and take over as a going concern the business now carried on at the City of Montreal, in the Province of Quebec, under the name and firm of C. Pierce & Co., and any or all of the assets and liabilities of the owner of such business, and to pay for the same in shares of the capital stock of this company; (2) To establish, conduct and operate trading posts and stores for the sale, barter or exchange of merchandise, of every nature whatsoever; (3) To carry on the trade and business of wholesale and retail dealers in furs and of manufacturers of and dealers in fur, skin and pelt garments and costumes; (4) To deal in dry goods, silks, satins, tailors' trimmings, textile fabrics of all kinds, and cloth and cotton goods generally, and to carry on the business of tailors and outfitters and clothiers; (5) To carry on any other similar business, whether manufacturing or otherwise, and which is germane to the foregoing powers, which may seem to the company to be capable of being conveniently carried on in connection with any of the above businesses: (6) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company; (7) To apply for, purchase, or otherwise acquire, any patents, brovets d'invention, trade-marks, licenses, concessions, and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (8) To purchase, take on lease or in exchange, hirc, or otherwise acquire any real and personal property, and any rights or privileges which the company may think necessary or convenient for the purposes of its business, and in particular any land, buildings, easements, machinery, plant and stock-in-trade; (9) To acquire and hold shares in any other company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act; (10) To remunerate any person or company for services rendered, or to be rendered, in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (11) To draw. make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, debentures and other negotiable or transferable instruments; (12) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'RIVER VIEW REALTY COMPANY, LIMITED.'

Incorporated, October 27, 1909. - - - Amount of capital stock, \$99,000.

Number of shares, 990 .- Amount of each share. \$100.

Corporate Members:—John Findlay, real estate agent; Wilfrid Bovey, advocate; John Lesly Reay, accountant; and Alexander George Cameron, student, all of Montreal, Que.; and Alexander Falcener, advocate, of Westmount, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business :-- ('ity of Montreal, Que.

Objects of the Company:-(1) To acquire by purchase, lease, exchange or otherwise land or buildings or any interest therein and any rights over or in connection with such land, and to turn the same to account as may seem expedient and in particular by preparing building sites and constructing, altering and maintaining offices, houses and buildings of all kinds; (2) To develop the immovable property of the company by draining or otherwise improving the same, to lay out such immovable property with streets, squares or otherwise, subject to all provincial and municipal regulations in that behalf; to dedicate of any part of the company's property for parks, squares, streets or other public places; (3) To acquire by purchase, lease or otherwise water-courses or water-powers or any rights in the same, and to utilize and develop, grant leases of or rights over the same, and to sell and distribute water for power or otherwise as may be necessary for the purposes of the company; (4) To construct drainage and sewage systems upon the property of the company and in the streets and squares thereof and elsewhere as the company may deem advisable; (5) To sell, lease, exchange or otherwise convey the lands, buildings and all property of the company and to acquire or hold mortgages or hypothecs upon land sold or disposed of by the company; (6) To carry on wherever the lands of the company may be situated the business of electricians, mechanical engineers, suppliers of electricity for the purposes of light, heat, motive power or otherwise and manufacturers of and dealers in all articles or things required for or capable of being used in connection with the generation, distribution, supply, accumulation and employment of electricity, provided that the foregoing powers, when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf; (7) To carry on any other business germane to the foregoing which may seem to the company capable of being conveniently carried on in connection with any of the above businesses or objects or calculated to enhance the value of or render profitable any of the company's properties or rights for the time being; (8) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business the company is authorized to carry on or possessed of property suitable for the purposes of the company; (9) To subscribe for, take or in any way acquire the stocks, shares, bonds, debentures or other obligations or securities of any company having objects similar to those of this company and to sell or otherwise dispose thereof notwithstanding the provisious of section 44 of the said Act, to guarantee any bonds, debentures, obligations or securities so sold or disposed of by this company or of any company having objects similar in whole or in part to those of this company; (10) To make cash advances to customers and other persons having business dealings with the company and upon such terms as may seem expedient, and to guarantee the performance of contracts by any such persons; (11) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities in any other company having objects similar to those of this company; (12) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company

carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in, to guarantee the contracts of or otherwise assist any such person or company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'MARSHALL-WELLS COMPANY, LIMITED.'

(Heretofore incorporated under the laws of the Province of Manitoba.)

Incorporated, October 28, 1909. - - - Amount of capital stock, \$1,000,000.

Number of shares, 10,000,-Amount of each share, \$100.

First or Provisional Directors:—William George McFarlane, Frederick, W. Parsons and Thomas Graham Mathers,

Chief place of Business:-City of Winnipeg, Man.

Objects of the Company:-(a) To carry on the business of wholesale hardware merchants, and to buy, sell and deal in hardware and other articles of merchandise by wholesale aud to lease, or acquire by purchase or otherwise, the real estate necessary for the purpose of such business; (b) To engage in, continue, conduct and carry on the business of jobbers, wholesalers and retailers and dealers in heavy and shelf hardware, railroad, street railway, steamboat, manufacturers', mill. factory, foundry, forge shop, machine shop, builders', electrical, plumbers', miners, steamfitters', gasfitters', and other supplies; tools, cutlery, saddlery and saddlers' goods, round and bar iron, bar and tool steel, vehicles, sporting goods, machines and machinery, powder, dynamite and other explosives; and other merchandise, whether related or uurelated to the above enumerated lines of goods; (c) To manufacture, purchase or otherwise acquire, hold, own, sell, assign and transfer. invest, trade, deal in and deal with, goods, wares and merchandise, steel, manganese, coke, copper, lumber, timber, and any articles made wholly or in part of wood, metal, mineral, alloy, glass, leather, oil, rubber, fibre, or any modifications or combinations of any of said substances, or of any artificial compound; (d) To construct bridges, buildings, machinery, engines, docks, elevators, water works, gas works, and electric works, and to sell the same, or otherwise dispose thereof, or to establish, maintain and operate the same; (e) To establish, maintain and operate foundries, machine shops, repair shops, and other shops and factories for the construction and repair of the several articles herein mentioned, and any other articles. and to engage in any other manufacturing or construction business of any kind or character whatsoever, and to that end to acquire, hold, own, and dispose of any and all property, assets, stocks, bonds and rights of any and every kind; (f) To apply for, obtain, register, purchase, lease or otherwise to acquire, and to hold, use, own, operate and introduce and to sell, assign, or otherwise to dispose of any trade-marks, trade names, patents inventions, improvements and processes, used in connection with or secured under letters patent of the Dominion of Canada or elsewhere or otherwise, and to use, exercise, develop, grant licenses in respect of or otherwise to turn to account any such trade-marks, patents, licenses, processes and the like, or any such property or rights; (a) To acquire by purchase, subscription or otherwise and to hold, or to dispose of, stocks, bonds or any other obligations of any corporation formed for or then or theretofore engaged in or pursuing any one or more of the kinds of business, purposes, objects or operations

above indicated, or owning or holding any property of any kind herein mentioned, or of any corporation owning or holding the stocks or the obligations of any such corporation, notwithstanding the provisions of section 44 of the said Act, and to hold for investment or otherwise to use, sell and dispose of, any stock, bonds or other obligations of any such other corporations; (h) To aid in any manner any corporation whose stock, bonds or other obligations are held or in any manner guaranteed by the company; and to do any other acts or things for the preservation, protection, improvement or enhancement of the value of any such stocks, bonds or other obligations, or to do any acts or things designed for any such purpose; and, while owner of any such stock, bonds or other obligations, to exercise all the rights, powers and privileges of ownership thereof, and to exercise any and all voting power thereon; (i) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of the company's property or rights; (j) To manufacture, purchase or otherwise acquire goods, merchandise and personal property of every class, and to hold, own, sell or otherwise dispose of, trade. deal in, and deal with the same; (k) To enter into, make, perform and carry out contracts of every kind and for any lawful purpose with any person, firm, association, corporation, municipal, or other public body or government; (1) To acquire and undertake the good-will, property, rights, franchises, and assets of every kind and the liabilities of any person, firm, association, or corporation, either wholly or partly, and pay for the same in cash, stock or assets of the company, or otherwise or to amalgamate with any other company having objects altogether or in part similar to those of this company; (m) And generally to do all such things and to exercise all such powers as are or may be incidental or conducive to the attainment and promotion of any of the objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'A. E. REA & COMPANY, MONTREAL, LIMITED.'

Incorporated, October 29, 1909. - - - Amount of capital stock, \$1,000,000.

Number of shares, 10,000.—Amount of each share, \$100.

Corporate Members:—Oscar Heume King, elerk; Felipe Arellano, elerk; Thomas Samuel Webb, elerk; Alban Cartwright Bedford Jones, barrister-at-law; and Arthur Carson McMaster, barrister-at-law, all of Toronto, Out.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:—(a) To carry on the business of a departmental store and as wholesale and retail dealers in and purchasers and manufacturers of all classes of goods handled by departmental stores, and all kinds and classes of goods incidental thereto or entering into production of such goods, and to act as agents for dealers or manufacturers of any such goods, wares and merchandise; (b) To take, acquire, hold, sell and dispose of real estate and personal property of every nature and kind as security for or in satisfaction wholly or in part of debts, liabilities or obligations incurred or to be incurred in respect of or in connection with the business aforesaid, or any of the purposes or objects of the com29—17.

pany: (c) To carry on any other business whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value or render profitable any of the company's property or rights: (d) To acquire or undertake the whole or any part of the business, property, good-will and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (e) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (f) To enter into partnership or into any arrangement for sharing of profits, union of interests, cooperation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company; (g) To take or otherwise acquire and hold shares, debentures or other securities in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as to directly or indirectly benefit the company, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose thereof with or without guarantee; (h) To enter into any arrangements with any authorities municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, excreise and comply with any such arrangements, rights, privileges and concessions; (i) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependants or connections of such persons and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful objects; (j) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (k) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade; (1) To construct, improve, maintain, work, manage, carry out or control any roads. ways, branches or sidings, bridges, reservoirs, water-courses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (m) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (n) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable and transferable instruments; (o) To sell or dispose of the undertaking of the com-

pany or any part thereof for such consideration as the company may think fit. and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (p) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations: (a) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (r) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the corporation; (s) To acquire the business and assets, including the real property of the S. Carsley Company, Limited, of Montreal, from A. E. Rea & Company, Limited, of Toronto, and to pay for the same in cash or in shares of this company, or partly in cash and partly in shares or partly in bonds and notes or in goods or real estate, or otherwise; (t) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CANADIAN CAR & FOUNDRY COMPANY, LIMITED.'

Incorporated, October 29, 1909. - - - Amount of capital stock, \$12,500,000.

Number of shares, 125,000.—Amount of each share, \$100.

Corporate Members:—Victor Montagu Drury, accountant; Geoffrey Portegus, manager; Arnold Wainwright, advocate; Darley Burley Smith, clerk; and Maurice Alexander, student, all of Montreal, Oue.

First or Provisional Directors:—Victor Montagu Drury, Geoffrey Porteous and Arnold Wainwright.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on the businesses of general merchants, lumbermen, lumber and timber merchants, in all branches, manufacturers of sashes, doors and woodenware of all kinds, builders and contractors for the construction of buildings and works of all kinds and manufactures, and everything employed in or about the same and manufacturers generally of any and all articles and things in which metal, stone, brick, wood or any or either of them forms a component part; (b) To manufacture all kinds of cars, conveyances and railway equipment of every kind and material, and all appliances and specialties used in connection therewith, and in relation thereto; (c) To smelt, concentrate, dress, in any or every manner, by any or every process, and to manufacture iron, minerals, and metallic or other products, and, for such purposes, to make, build, and execute, all necessary and proper works, and to do all necessary and proper acts, and to erect and maintain all suitable furnaces, forges, mills, engines, houses and buildings; (d) To acquire, hold, lease, dispose of, and generally to deal in and with mines, mining lands, and mining rights, to mine any and all metals, to engage in mining in all its branches, to sell and dispose of and generally deal with its products; (e) To acquire, hold, lease, pledge, dispose of, and generally deal with and in timber lands, timber limits, and timber licenses. to cut and mill timber, and to engage in the lumbering business in all its branches; 29-174

(f) To construct, improve, operate, maintain, develop, or manage, carry out or control, roads, ways, railway sidings, bridges, reservoirs, water-courses, wharves and vessels, calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize, or otherwise assist, or take part in the construction. improvement, maintenance, working, management, carrying out, or control thereof: (a) To own and operate either by steam, electricity or other power, tramways and railway sidings on or over lands owned or controlled by the company or on or over lands adjacent to the lands of the company with the consent of the owner or holder thereof; (h) To acquire and take over, as going concerns, the undertakings, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which the company is authorized to carry on. or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares or liabilities of such companies; (i) To sell, lease or otherwise dispose of, the whole or any branch or part of the business, undertakings, property, liabilities and franchises of the company, to any other person or company, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (j) To apply for. purchase, or otherwise acquire, any patents of invention, licenses, concessions, and the like, conferring any exclusive or non-exclusive or limited right to use. or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use. exercise, develop, or grant licenses in respect to, or otherwise turn to account. the property, rights or information so acquired; (k) To purchase, take or acquire, by original subscription or otherwise, and to hold, sell, pledge, or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations, in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company notwithstanding the provisions of section 44 of the said Act, and to vote all shares so held through such agent or agents as the directors may appoint; (1) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise with any person or company, carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same; (m) To invest and deal with the moneys of the company not immediately required in such manner as from time to time may be determined: (n) To distribute in specie or otherwise, as may be resolved, any assets of the company, among its members, and particularly the shares, bonds, debentures, or other securities of any other company formed to take over the whole or any part of the assets, or liabilities of this company; (o) To sell, improve, manage, develop. exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company; (p) To enter into any arrangements with any governments or authorities supreme, municipal, local, or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority any rights, privileges, and concessions, which the company may think it desirable to obtain, and to carry out, exercise. and comply with any such arrangements, rights, privileges and concessions; (q) To do all or any of the matters hereby authorized either alone or in conjunction

with, or as factors, trustees or agents, for any other companies or persons, or by or through any factors, trustees, or agents; (r) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (8) The powers in each paragraph to be in no wise limited or restricted by reference to, or inference from, the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'MARTIN FRERES & CIE, LIMITEE.'

Incorporated, October 29, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000 .- Amount of each share, \$100.

Corporate Members:—Jean Baptiste Albert Martin, broker; François Martin, grocer; Adolphe Martin, Timoléon Edouard Martin and Napoleon Paul Martin, manufacturers, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To purchase the assets and good-will of the 'Martin Frères & Cie' as a going concern; (b) To carry on business as manufacturers and dealers in timber, lumber, logs, piles, ties, fuel, sashes, blinds, boxes, mouldings and woodwork generally of every nature and description; (c) To own and operate timber limits and wooded lands of all descriptions, saw mills, sash and door factories, planing mills, drying kilns, sheds and all other buildings and machinery necessary to work up the product of the forest into finished articles of commerce of all descriptions; (d) To acquire, own, lease and sell timber limits and wooded lands, buildings and machinery of all descriptions, necessary for the business of the company, together with such motive power as is necessary for the carrying on of the company's business; (e) To acquire the assets and good-will of any firm or firms, company or companies whose business is of a like nature to that authorized to be carried on by this company and to pay for same with paid-up shares of this company; (f) To hold and own shares in other companies carrying on business of a like nature, notwithstanding the provisions of section 44 of the said Act. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'METROPOLITAN TRUST COMPANY, LIMITED.'

Incorporated, October 29, 1909. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000.—Amount of each share, \$100.

Corporate Members:—Edouard Fabre Surveyer, K.C.; George Vipond Cousins and Orick Burroughs MacCallum, accountants; Charles Albert Hale and Patrick Francis Prown, clerks, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To accept, fulfil and execute any trust committed to the company by any person or persons or by any corporation or by any court of law on such terms as may be agreed upon and as the court shall approve and to take, receive, hold and convey all assets and property both real and personal which may be granted, committed or conveyed to the company with its assent upon such trust or trusts; (b) To act as trustee in respect of any debentures, bonds, mortgage. hypothec, or other securities, issued by any corporation, municipal or otherwise; to hold property mortgaged or pledged to secure the payment of such debentures, bonds, mortgage, hypothec or other securities and to deal with such property in accordance with the instruments creating the same; (c) To subscribe for, underwrite. buy, take or otherwise acquire and to hold, either as principal or agent and absolutely as owner or by way of collateral security, and enjoy, sell, exchange, pledge, vote or otherwise deal in the stock, bonds, debentures and other securities of any municipal, industrial or financial corporation or company, notwithstanding the provisions of section 44 of The Companies Act; (d) To promote, organize, manage or develop or to assist in the promotion, organization, management or development of any corporation, company, syndicate, enterprise or undertaking and to do all acts necessary or incidental thereto; (e) To act as agents and brokers for the investment, handling, loan, payment, transmission and collection of money; (f) To buy or otherwise acquire and to hold, sell or otherwise dispose of property, real or personal, movable or immovable and to pay for the same in shares or other securities of the company or otherwise; (g) To investigate, examine, audit and report on the books, standing, prospects, business, affairs and condition of any person, firm or corporation and to investigate, examine and report on the title to and value of properties, real or personal, private or public; or on the legality of any issue of bonds, debentures or other security of any corporation, or on the circumstances of any business concern or undertaking and generally on any assets, property or rights; (h) To act as agents or attorneys for the transaction of any business, the management of estates, the sale of property, the investment and collection of moneys, rents, interests, dividends, mortgages, bonds, bills, notes and other securities; (i) To accept and hold the office and perform all the duties of receiver, trustee, assignee, trustee for the benefit of creditors, liquidator, executor, administrator and curator to insolvent estates, and to administer, manage, close and wind up the business of estates, persons, partnerships, associations or corporate bodies and to do all such incidental acts as are necessary for such purposes; (j) To act as agents for the purposes of registering, issuing and countersigning the transfers and certificates of stock, bonds, debentures or other obligations of any association or corporation, municipal or otherwise, and to receive and manage any sinking fund connected therewith upon such terms as may be agreed upon and to guarautee the payment of any debentures, debenture stock, bonds, obligations, or other securities or the interest thereon; (k) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company; (1) To enter into any arrangement for sharing profits or union of interests with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire the shares and securities of any such company and to

sell, hold, re-issue with or without guarantee or otherwise deal in the same; (m) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or securities in other companies belonging to the company, or which the company may have the power to dispose of, and to do all acts and exercise all powers to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated; (n) To amalgamate with any other company having objects similar in whole or in part to those of this company; (o) To purchase, lease or otherwise acquire any business similar in character or objects to any of the business of this company: (p) To do all acts necessary for the undertaking, carrying on or completion of any of the businesses which the company is authorized to engage in or carry on and for all services, duties and trusts to charge, collect and receive all proper remuneration, legal, usual and customary costs, charges and expenses; (a) No power granted hercin shall be limited or restricted by the application or interpretation of any other power so granted. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE MONTREAL SECURITIES CORPORATION, LIMITED.'

Incorporated, October 29, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Edouard Fabre Surveyer, K.C., George Vipond Cousins and Orick Burroughs MacCallum, accountants; Charles Albert Hale and Patrick Francis Brown, clerks, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To subscribe for, underwrite, buy, take or otherwise acquire and to hold either as principal or agent and absolutely as owner or by way of collateral security, and to enjoy, sell, exchange, pledge, vote or otherwise deal in the stock, bonds, debentures and other securities of any municipal, industrial or financial corporation or company, notwithstanding the provisions of section 44 of the Companies Act; (b) To promote, organize, manage or develop or to assist in the promotion, organization, management, or development of any corporation, company, syndicate, enterprise or undertaking; (c) To act as agents and brokers for the investment, handling, loan, payment, transmission and collection of money and to accept and fulfil any trust committed to the company by any individual, corporation, firm or court of law and to take, receive, hold, transfer and convey all property, real or personal, which may be granted, conveyed or committed to this company with its assent upon or in connection with such trust; (d) To buy or otherwise acquire and to hold, sell or otherwise dispose of property, real or personal, movable or immovable, and to pay for the same in the shares or other securities of the company or otherwise; (e) To investigate, examine, audit and report on the books, standing, prospects, business, affairs and condition of any person, firm or corporation and to investigate, examine and report on the title to and value of properties, real or personal, private or public; or on the legality of any issue of bonds, debentures or other security of any corporation, or on the circumstances of any business concern or undertaking and generally on any

assets, property or rights; (f) To act as agents or attorneys for the transaction of any business, the management of estates, the sale of property, the investment and collection of moneys, rents, interests, dividends, mortgages, bonds, bills, notes and other securities; (g) To accept and hold the office and perform all the duties of receiver, trustee, assignee, trustee for the benefit of creditors, liquidator, executor, administrator and curator to insolvent estates and to administer, manage, close and wind up the business of estates. persons, partnerships, associations or corporate bodies and to do all such incidental acts as are necessary for such purposes; (h) To act as agents for the purposes of registering, issuing and countersigning the transfers and certificates of stock, bonds, debentures or other obligations of any association or corporation, municipal or otherwise, and to receive and manage any sinking fund connected therewith upon such terms as may be agreed upon and to guarantee the payment of any debentures, debenture stock, bonds, obligations, or other securities or the interest thereon; (i) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company; (j) To enter into any arrangement for sharing profits or union of interests with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue with or without guarantee or otherwise deal with the same; (k) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or securities in other companies belonging to the company or which the company may have the power to dispose of, and to do all acts, and exercise all power to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated; (1) To amalgamate with any other company having objects similar in whole or in part to those of this company; (m) To purchase, lease or otherwise acquire any business similar in character or objects to any of the business of this company; (n) To do all acts necessary for the undertaking, carrying on or completion of any of the business which the company is authorized to engage in or carry on and for all services, duties and trusts to charge, collect and receive all proper remuneration, legal, usual and customary costs, charges and expenses; (o) No power granted herein shall be limited or restricted by the application or interpretation of any other power so granted. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'ARNOLDS, LIMITED.'

Incorporated, October 30, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—David Levi and Lyon Levi, merchants; John Higden Thornell, accountant; Henry Weinfield, advocate; and Christine Olsen, stenographer, all of Montreal, Que.

First or Provisional Directors:—David Levi, John Higden Thornell and Henry Weinfield.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(1) To manufacture, produce, buy and sell, import and export dry goods, clothing of every description. gentlemen's, ladies and house furnishings of every kind, and raw material used therein and any machine, tool or appliance used in the manufacture thereof and any fixture, packing, label and advertising device used or useful in the marketing of any of the above articles, and to deal and trade in the same generally as principal or agent both wholesale and retail; (2) To procure and take out patents and trade marks and licenses relating to the business of the company and buy and sell or otherwise acquire or dispose of the same or right of using the same for a definite time and territory; (3) To build, acquire, improve, alter, lease or otherwise turn to account warehouses, factories, storehouses and other buildings and to supply the same with light, power and manufacturing equipment and to sell and dispose of or rent such part as is not required for the company's business; (4) To enter into any arrangement for a union of interests with any person or company carrying on or engaged in any business or transaction which this company is authorized to engage in or carry on; (5) To acquire shares of the capital stock in other such companies, notwithstanding the provisions of section 44 of the said Act and pay for the same in cash or by shares of the capital stock of this company or in both; (6) To unite with other companies authorized to carry on a business similar to the business of this company; (7) To purchase and acquire any or all interest in other firms and companies, carrying on and doing a business which this company is authorized to carry on, and pay for the same in cash or by shares of the capital stock of this company or part in cash and part in shares. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

"THE HOLMAN ELECTRIC SIGN COMPANY, LIMITED,"

Incorporated, October 30, 1909. - - - Amount of capital stock, \$40,000.

Number of shares, 400.—Amount of each share, \$100.

Corporate Members:—James Thomas Holman, inventor: David Wesley Heaslip, accountant; William Elmer Montgomery, optician; Hugh Calais Macdonald, barrieter-at-law; and James Rowland-Fawcett Stewart, student-at-law, all of Toronto. Ont.

First or Provisional Directors :- The said corporate members.

Chief place of Business :- City of Toronto, Out.

Objects of the Company.—To manufacture, sell, buy, rent, export and import and generally deal in gas and electric signs, electrical displays, electrical novelties, electric and gas accessories, bill-boards, illuminated signs and other advertising appliances, illuminating devices and supplies, and to write signs and advertisements. The operations of the company to be carried on throughout the Dominium of Canada and elsewhere.

'THE JOHNSON-RICHARDSON CO., LIMITED.'

Incorporated, October 30, 1909. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000 .- Amount of each share, \$100.

Corporate Members:—Charles Moody Johnson and Albert Emore Richardson, manufacturers, both of Burlington, Vt., U.S.A.; George Greene Foster, K.C.; George James Comrie, manager; and James Chase Walker, accountant, all of Montreal, Oue.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To buy, sell and manufacture package dyes for domestic use, and deal in all kinds of dye stuffs and wood stains; (b) To manufacture, buy and sell butter colour for factory and domestic use; (c) To purchase and deal in, manufacture and sell all kinds of drugs, patent medicines, chemicals and medicinal and chemical preparations and appliances, druggists supplies, surgical instruments and appliances, hospital sundries, and supplies and everything relating thereto; (d) To purchase, acquire, lease and dispose of trade-marks, industrial designs, formulæ, patents, and patent rights, which may be deemed useful or necessary to the company in connection with the said business, and to pay for the same in the stock or bonds of this company, and to sell, lease or dispose of at any time any trade-marks, industrial designs, formulæ, patents or patent rights owned or possessed by the said company; (e) To purchase and acquire the business now being carried on throughout Canada and clsewhere by the Johnson, Richardson Co., Limited, a body politic and corporate, having its head office in the City of Montreal, in the Province of Ouchee, and to pay for the same in cash, bonds or paid-up stock of this company; (f) To acquire the assets and good-will of any person, firm or company carrying on a business similar in whole or in part to that of this company and shares of the capital stock of such a company notwithstanding the provisions of section 44 of the said Act, and to pay for the same in whole or in part, in cash, bonds or paid-up stock of the company; (g) To purchase, own and operate printing presses, printing materials and all machinery, apparatus, appliances and plant necessary for the purposes of its business; (h) To acquire by purchase, lease or otherwise such property, movable and immovable, as may be deemed necessary for the purposes of its business, including factories, stores, warchouses and other establishments and to build and erect any factories, stores, warehouses and such other buildings as may be deemed necessary for the purpose of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'PETERMANN SHOES, LIMITED.'

Incorporated, October 30, 1909. - - - Amount of capital stock, \$40,000.

Number of shares, 400 .- Amount of each share, \$100.

Corporate Members:—John Max Petermann, merchant; Herbert Doyle-Bennett and Thomas Barnard Gould, book-keeprs; Thomas Joseph Coonan, secretary; and Thomas Hollway, clerk, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company.—(a) To carry on the business of manufacturers of and dealers in boots, shoes, other leather goods and all accessories thereto and generally to carry on the business of merchants and traders; (b) To acquire property in, or take over the liabilities of any person, firm or company doing a business similar in whole or in part to that of this company, and to pay for the same in shares or other securities of this company, or in eash; (c) To enter into partnership with any person, firm or company authorized to earry on a like business or any other business subsidiary thereto. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CANADIAN GRAPHITE COMPANY, LIMITED.'

Incorporated, November 3, 1909. - - - Amount of capital stock, \$200,000.

Number of shares, 2,000.—Amount of each share, \$100.

Corporate Members:—Herbert Horsfall and George Henry Horsfall, manufacturers; Thomas William Philander Patterson, insurance broker; David Burnside, advertising agent; and William Henry Olive, railway agent, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To purchase and acquire any interest in and to hold. use and occupy graphite and other mines, minerals, mining rights, casements and privileges, timber and other lands and timber licenses; (b) To mine, quarry. work, mill and prepare for sale, and to transport, sell and deal in graphite, iron, stone, asbestos, phosphates, mica and other minerals and metals, clays and mineral substances; to carry on the businesses of mine and graphite owners, smelters of metals, quarrymen, ore and metal dealers and produce, manufacture, and to refine and sell graphite and all other minerals and their products; (c) To build, acquire, own, charter or lease, navigate and use steam and other vessels, for the purpose of the company; (d) To build, construct and maintain all necessary wharves, warehouses, piers, docks, elevators, roadways, and public and private works of every description, reservoirs, dams, water-powers and other works necessary to the business of the company; (e) To acquire, develop and utilize water-powers for the purpose of compressing air, for generating electricity for lighting, heating and motor purposes in connection with the buildings and other works of the company and to sell or otherwise dispose of any surplus of electricity or power generated by the company's works and to construct and operate lines for the sale and conveyance of such surplus power, subject always to all provincial and municipal laws and regulations in that behalf: (f) To have and hold supply stores and to sell and deal in general provisions, supplies and merchandise; (g) To farm any land held by the company and for that purpose to buy, sell and deal in any farm stock or produce; (h) Notwithstanding the provisions of section 44 of the said Act, to purchase or otherwise acquire shares, debentures and securities of other companies carrying on a business similar in whole or in part to that of this company as a consideration for lands, mines, minerals, timber, goods, wares and merchandise and to sell or otherwise dispose of such shares, debentures and other scenrities; (i) To purchase or otherwise acquire the goodwill of any business similar to that of this com-

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pany and any lands, privileges, rights and products appertaining to the same and in connection with such purchases to undertake the liabilities of any company, association, partnership or business; (j) To purchase or otherwise acquire any natent rights in connection with the business of the company and any licenses to use and work the same and to sell or lease any patent rights acquired by the company and any right of selling, using and manufacturing thereunder; (k) To sell and otherwise dispose of the whole or any part of the business or property of the company to any person or company carrying on a business similar to that which this company is authorized to carry on; (1) To amalgamate with any company constituted for the purpose of carrying on a similar business and to manage, operate and carry on the property, undertaking and business of any such corporation; (m) To pay for any property, rights or privileges acquired by or services rendered to the said company by the issue of fully paid-up and nonassessable shares in the capital stock or by bonds and debentures of the said company; (n) To do all acts and exercise all powers and carry on all business incidental to the carrying out of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CANADIAN ALIMENTARY COMPANY, LIMITED.'

Incorporated, November 4, 1909. - - - Amount of capital stock, \$50,000.

Number of shares, 2,000 .- Amount of each share, \$25.

Comporate Members:—Adricu Chasalon and Rodolphe Majori Joseph Beaudoin, merchants; Everett Holmes Snedeker, broker; John Alexander Sullivau, advocate; and Julien Firmin Bissonnette, commercial agent, all of Montreal, Que.

First or Provisional Directors.—Adrien Chasalon, Rodolphe Majori Joseph Beaudein and Everett Holmes Suedeker.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(1) To carry on the business of wholesale and retail dealers in groceries, wines, liquors and alimentary products of all kinds and descriptions, live stock, dressed meats, fish, poultry, game, fruits, vegetables and of all kinds of provisions and to carry on the business of cold storage warehousemen, and manufacturers and dealers in canned goods; (2) To manufacture, produce, raise or otherwise acquire and to purchase, sell or otherwise deal in condensed, preserved and evaporated milk and all manufactured forms of milk, fresh milk, and products of milk, cream, butter, cheese, foods, products and cattle and all live stock; (3) To have, own, erect, acquire by purchase or otherwise and to use, operate and maintain manufactories, mills, stores, warehouses, shops for manufacturing and dealing with all the articles and things the company is authorized to deal in; (4) To carry on all or any of the businesses of importers, exporters and wholesale and retail dealers in merchandise of all kinds and descriptions; (5) To buy, sell, manufacture, exchauge, let on hire, import, export and deal in all kinds of articles and things which may be required for the purpose of any of the said businesses or which may seem capable of being profitably dealt with in connection with any of the said businesses; (6) To carry on any other business (manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with

any of the above specified businesses, or calculated, directly or indirectly, to enhance the value of, or render profitable any of the company's properties or rights; (7) To act as agent, mandatary or broker for any company corporation, firm, or person carrying on any of the businesses or undertakings heretofore mentioned; (8) To apply for, obtain, register, purchase, lease or otherwise acquire, and to hold, use, own, operate, and introduce, and to sell, assign or otherwise dispose of any trade-marks, trade names, patents, inventions, improvements and processes used in connection with or secured under letters patent of the Dominion of Canada or elsewhere or otherwise, to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade-marks, trade names, patents, licenses, processes and the like, or any such property or rights; (9) To acquire and take over as a going concern the good-will, rights, property and assets, and to undertake the whole or any part of the liabilities or engagements of any concern at present or in future belonging to any private individual or company, incorporated or otherwise carrying on business similar in whole or in part to that of the company, and to pay for the same in cash, shares, bonds, debentures or other securities of the company or otherwise; (10) To take or otherwise acquire and to hold shares in any other company having objects altogether or in part similar to those of this company, or carrying on business capable of being conducted so as to directly or indirectly benefit the company, notwithstanding the provisions of section 44 of The Companies Act; (11) To sell and dispose of any part of the undertakings and assets of the company for such consideration as the company may think fit, including shares, debentures or other securities of any other company having the objects altogether or any part similar to those of this company; (12) To amalgamate, share profits, unite, co-operate with any person or persons or company engaged in or about to carry on any business which the company is authorized to carry on; (13) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated, and necessary to enable the company to profitably carry on its undertakings; (14) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable and transferable instruments. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CHRYSOTILE ASBESTOS COMPANY, LIMITED.'

Incorporated, November 5, 1909. - - - Amount of capital stock. \$1,600,000.

Number of shares, 16,000 .- Amount of each share, \$100.

Corporate Members:—William Langley Bond and John Joseph Meagher, advocates; Ralph Burnett and John Stuart Jamieson, students-at-law; all of Montreal, Que; and James Edouard Coulin, advocate, of St. Louis, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:—(a) To carry on the business of mining and manufacturing asbestos or any mineral, in all its branches, and to purchase, hold, lease, acquire and sell mines. minerals and mining and other rights, easements and

privileges, and to miue, quarry, get, work, mill and prepare for sale by any process, asbestos and all or any other minerals or metallic products and ores, and to manufacture products and by-products therefrom, and to smelt such ores and other metallic substances and to trade in the products of such mines or manufactures; (b) To acquire by purchase, lease or otherwise, water-powers, lands, rights of way for pole lines or other purposes, and to pay for the same either in cash or with bonds or shares of the company, or partly in one and partly in the other; in the same way to acquire and pay for, build, erect, and maintain dams, mills, buildings, works, pole lines, sub-stations and fittings thereof or in connection therewith, and generally to provide, purchase, lease or otherwise acquire and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, plant and apparatus connected with the generation, accumulation, transmission, supply, use and employment of electricity, and to generate and accumulate electricity for the supply of electric light, heat and motive power, and for industrial or other purposes and to sink wells and shafts. aud to make, build, construct, erect, lay down and maintain reservoirs, works, pipes and appliances, and do all other works and things necessary for obtaining. storing and measuring water for the creation, maintenance or development of hydraulic, electrical or other mechanical power, or for any other purpose of the company, and to sell, distribute, transmit or otherwise dispose of any surplus hydraulic, electric or other power or force for any purposes for which the same may be used, provided that when exercised outside the property of the company, the powers contained in this clause shall be subject to all Dominion, provincial and municipal laws and regulations in that behalf; (c) To purchase, acquire any interest in, hold, use, occupy, sell and convey mills, machinery, vessels. vehicles propelled by steam, electricity or otherwise, and other property; to mine, smelt, dress, and in every way or any manner, and by every or any process to manufacture ore, minerals and metallic or other products, and for such purposes to make and execute all necessary and proper works, and to do all necessary and proper acts, and to erect and maintain all suitable furnaces, forges, mills, engines, houses and buildings; to construct and make, purchase, hold or lease, alter and maintain and operate any roads, ways, barges, vessels or steamers for the transportation of goods, minerals or other property manufactured and unmanufactured from and to the mines and works of the company, and from or to any other mines to any place of transhipment or elsewhere, and to do all other business necessarily and usually performed on the same; and to construct wharves, docks and other works and machinery in connection with the business of the company; (d) To construct and operate on the company's premises such trauways or other means of transportation as may be necessary for the company's business; (e) To act as general store-keepers and to provide board and lodging, clothing and provisions, and generally all supplies to those engaged in or about any of the company's works and to contract for the providing of the same; (f) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out, and enjoy any statute, ordinance, order, license, power, which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in. contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof; (g) To carry on any other business, whether manufacturing or otherwise, but germane to the foregoing objects, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company; (h) To apply for or purchase or otherwise acquire any patents, brevets d'inventiou, licenses, leases, concessions and the like conferring any exclusive or non-

exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated to benefit this company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights, interests or information so acquired; (i) To acquire the undertakings, assets or properties of any individuals, firms or corporations, carrying on a similar business or a business incidental to that of the company, to pay for the same either wholly or partly in cash, or wholly or partly in bonds or wholly or partly in shares of the said company; to acquire and hold shares, bonds, or other securities of or in any other company or corporation carrying on business similar to that which this company is authorized to carry on, and while holding the same to exercise all the rights and powers of ownership thereof and to sell, hold, re-issue with or without guarantee or otherwise deal in the same, notwithstanding the provisions of section 44 of the said Act; (j) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof, and in particular for shares, debentures, bonds or securities of any other company having objects similar to those of this company; (k) To enter into any arrangement for sharing profits or union of interests, with any person or company carrying on or engaged in any business or transaction which this company is authorized to engage in or carry on; (1) To amalgamate with any other company having objects similar to those of this company; (m) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE VICTORIA BUTTON COMPANY, LIMITED.'

Incorporated, November 5, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.-Amount of cach share, \$100.

- Corporate Members:—Theodore Charles Haynes and Jean-Baptiste Goyer, merchants: Joseph Frederic Goyer, manufacturer; Joseph Haynes, C.E.; and William Haynes, mechanical engineer, all of Montreal, Que.
- First or Provisional Directors:—Theodore Charles Haynes, Joseph Frederic Goyer and Joseph Haynes.
- Chief place of Business:-City of Montreal, Que.
- Objects of the Company.—(a) To carry on the business of manufacturing, buying, selling and dealing in alk inds of burtons; (b) To carry on a general mercantile business; (c) To purchase, take on lease, or otherwise acquire any interests in such buildings, works, machinery or properties as may be necessary for the purposes of the company; (d) To apply for, purchase or otherwise acquire, and either solely or jointly with others, any trade marks, industrial designs, copyrights, patent, patent rights, licenses, privileges, or authorities for or in re-pect of any invention which may be deemed of use for any purposes of the company and to sell or otherwise dispose of the same as may be deemed onest expedient; (e) To acquire, hold, and own, shares, bonds, and debentures; (f) To to in, consolidate and dispose of such shares, bonds and debentures; (f) To to in, consolidate and

amalgamate with any person, society, company or corporation carrying on a similar business; (of) To acquire all the plant, machinery and asset generally of the firm the Victoria Button Company, and to pay for the said plant, machinery and assets of the said firm, and any further or other business or assets or property of a similar or kindred nature which may be acquired for the purposes of the company, by the issue of paid-up shares or bonds of the company, upon such terms as may be agreed upon. The operations of the company to be carried on throughout the Dominium of Canada and elsewhere.

THE CANADA WEST CONSTRUCTION COMPANY LIMITED?

The pointed, November 9, 1909. - - - Amount of capital stock. \$500,000.

Number of shares, 5,000 .- Amount of each share, \$100.

Corposite Members:—George Dyott Minty, barrister-at-law; Charles Stewart Tupper, intrister-at-law; Herbert William Hollis, accountant; Walter Francis Lane Edwards, clerk; and Arthur Danby Smith, clerk, all of Winnipeg, Man.

First or Provisional Directors:—Charles Stewart Tupper, Herbert William Hollis, Walter Francis Lane Edwards and Arthur Danby Smith.

Chief place of Business:-City of Winning, Man.

Objects of the Company:-(a) To enter into contracts for and to construct, execute and carry on, all descriptions of works, and generally to carry on the business of a general construction and contracting company, in all its branches; (b) To build, construct and equip public and private works of all kinds, and to manufacture, buy, sell, trade and deal in all manner and kinds of railway, builders' and contractors' supplies; (c) To erect, hold, purchase, operate, conduct, manage and dispose of timber limits, saw-mills, stone quarries, real estate and other similar properties convenient or necessary for builders and contractors in the conduct of their business: (d) To carry on the business of traders and general merchants, and to acquire, own, operate, conduct and manage stores, magazines and other places for storing, selling and disposing of provisions, goods, wares and merchandise of all kinds, either to employees of the company or to the public generally, or both; (e) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company and germane thereto or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (f) To enter iuto partnership, or any arrangement for sharing of profits, union of interests, co-operation, joint adventure, amalgamation or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which the company is hereby authorized to carry on or engage in, and notwithstanding the provisions of section 44 of the said Act to purchase, acquire, hold, sell and dispose of shares in any other corporation and to lend money to, guarantee in whole or in part, the undertaking, contracts, securities or obligations or otherwise assist such person or company; (g) To purchase or otherwise acquire and to hold, exercise and enjoy any rights and interests under the provisions of an Act to incorporate the Athabaska Railway Company being chapter 58 of the Statutes of the Parliament of Canada of the fourth and fifth years of the reign of His Majesty King Edward VII, of the persons named therein as provisional directors or their assigns; (h) To purchase or otherwise acquire and

undertake and assume all or any part of the assets, business, property, privileges, contracts, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto or possessed of property, privileges or interests suitable for the purposes thereof; (i) To enter into any arrangements with any governments or authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights. privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (j) To procure the company to be registered and recognized in any British possession or any foreign country, and to designate persons therein, according to the laws thereof, to represent this company and to accept service for and on behalf of this company of any process or suit; (k) To make, draw, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures or other negotiable or transferrable instruments; but nothing in such power shall be construed to authorize the company to issue any note or bill of exchange payable to bearer or intended to be circulated as money or as a note or bill of a bank; (1) To lend money on such terms as may seem expedient to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (m) To borrow or raise or secure the payment of money in such manner as is provided by section 69 of the said Act and this paragraph shall not be deemed or construed to authorize the directors of the company to borrow or otherwise raise money except in the manner provided by the said section: (n) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guarantee the placing of any of the shares in the company's capital or the capital of any such company with which it may have business relations, or any debentures or other securities of this company or such other company, or in or about the formation or promotion of the company or such other company, or the conduct of the business of the company or such other company: (o) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company, and to sell and dispose of the undertaking of the company or any part thereof, for such consideration as the company may think fit, and in particular for shares. debentures or securities of any other company having objects altogether or in part similar to those of this company; (p) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and calculated to enable the company to profitably carry on its undertaking; (q) To do all or any of the above things as principals. agents or attorneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued November 10, 1909, to

'THE CONSOLIDATED MINING & SMELTING COMPANY OF CANADA' (LIMITED).

Increasing the capital stock of the said company from \$5,500,000 to the sum of \$7,500,000, being an addition of 20,000 shares of \$100 each to the present capital stock. The total number of shares (75,000) to be convertable and reconvertable into shares of the pur value of £20 sterling at the uniform rate of exchange of \$5 to the pound sterling.

1 GEORGE V., A. 191!

'QUEBEC SECURITIES COMPANY, LIMITED.'

Incorporated, November 12, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Garnet Peter Grant, financial agent; Gordon Walters Mac-Dougall, K.C.; Lawrence Macfarlane and Charles Alexander Pope, advocates; and Jessie Graham, stenographer, all of Montreal, Oue.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To subscribe for, purchase or acquire and hold either absolutely as owner or by way of collateral security or otherwise, and to sell, guarantee the sale of, and to hypothecate, pledge, assign, transfer or otherwise dispose of or deal in bonds, debentures, stocks, shares and other securities of any government or municipal or school corporation, or of any chartered bank or of other duly incorporated company; (b) To offer for public subscription any shares, stocks, bonds, debentures or other securities of any corporation or company: (c) To promote, organize, manage or develop any corporation or company; (d) To transact and carry on a general agency and brokerage business and to act as agents and brokers for the investment, loan, payment, transmission and collection of money, for the transfer and recording of bonds, debentures, shares or other securities, and for the purchase, sale and improvement, development and management of any property, business or undertaking, and the management, control or direction of syndicates, partnerships, associations, companies or corporations; (e) To accept, fulfil and execute any trust committed to the company by any corporation or by any court of law, on such terms as may be agreed upon, and as the court shall approve, and to take, hold, receive and convey all estates and property real and personal which may be granted, conveved or committed to the company with its assent upon such trust or trusts; (f) To act as trustees in respect of bonds, debentures, mortgages, hypothecs, or other securities and to deal with such property in accordance with the instrument creating the same; (g) To accept and hold the office and perform all the duties of trustee, receiver, assignee, trustee for the benefit of creditors, liquidator, executor, administrator and curator to insolvent estates, and to administer, manage, close and wind up the business of the estates, persons, partnerships, associations or corporate bodies and to do all such incidental acts as are necessary for such purposes. Provided, however, that the company shall not be deemed to be authorized or empowered to receive money on deposit or to carry on any of the business of a company under Part III of the said Act; (h) From time to time to apply for, purchase and acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concessions, right or privilege, which any government or authorities, supreme, municipal or local, or any corporation or other public body, may be empowered to enact, make or grant, and to appropriate any of the company's stock, bonds and assets to pay and defray the necessary costs, charges and expenses thereof; (i) To construct, maintain and operate, or to lease buildings and structures suitable for the reception and storage of personal property of every nature and kind; to act as agents, consignees and bailees thereof, and to take all kinds of personal property for deposit and safe keeping upon all such terms as may be agreed upon; (i) To investigate, report on and to guarantee

the title to any real estate, lands and tenements or chattels, or the legality of the issue of the bonds or debentures or other security of any corporation authorized by law to make an issue of bonds or debentures or the circumstances of any, business concern or undertaking, and generally of any assets, property or rights; (k) To sell, lease, or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company; (1) To enter into any arrangements for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal in the same: (m) To amalgamate with any other company or companies having objects altogether or in part similar to those herein enumerated and to take shares therein; to guarantee the performance of contracts by any person or company; (n) To issue and allot as fully paid-up stock of the company hereby incorporated in payment or part payment of any business, franchise, undertaking, property, rights, powers, privileges, lease, license, contract, real estate, stock, bonds and debentures or other property or rights which it may lawfully acquire by virtue of the powers herein granted; (o) To raise and assist in raising money for, and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation; and to guarantee the performance of contracts by any such company, corporation, or by any other person or persons with whom the company may have business relations; (p) To distribute among the shareholders of the company, in kind, any property of the company and in particular any shares, debentures or securities in other companies, belonging to the company or which the company may have power to dispose of; (q) To do all or any of the above things as principals, agents or attorneys; (r) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued November 12, 1909, to

'THE MERGENTHALER COMPANY' (LIMITED).

changing the name of the said company to that of

'CANADIAN LINOTYP: LIMITED.'

'ACME VACUUM CLEANER COMPANY, LIMITED.'

Incorporated, November 13, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—William Thomas Cumming, commercial traveller; Albert Joseph Brown, K.C.; Francis George Bush, book-keeper; George Robert Drennan, stenographer; and Herbert William Jackson, clerk, all of Montreal, Que. 29—184 First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on, in all its branches, the business of manufacturing, selling, buying, leasing and otherwise dealing in vacuum cleaners and equipment generally of that kind; (b) To carry on the business of cleaning houses and premises generally, and their contents under the vacuum system; (c) To manufacture, buy, sell, lease and deal in machinery and equipment generally connected with or useful in the operation of any rights, patented or otherwise owned or controlled by the company; (d) To acquire by purchase, lease, license or otherwise inventions, patents, trade-marks, trade names, designs, secret or other processes relating in whole or in part to vacuum cleaners; (e) To sell, lease or otherwise dispose of any patents or patent rights, owned by the company for a royalty or upon such other terms and conditions as to compensation, as may be deemed expedient, and to receive in payment or part payment therefor shares, bonds or other securities of any other company purchasing or acquiring such patents or any of them, or the right to use the same, and to distribute amongst the shareholders of the company in kind any shares or securities so received; (f) securities for the payment, either in whole or in part, of the purchase price of any property, real or personal, movable or immovable; (g) To purchase, acquire, own and hold shares of any other company carrying on business with objects similar in whole or in part to those of this company, notwithstanding the provisions of section 44 of the said Act. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'J. ABELES, LIMITED.'

Incorporated, November 17, 1909. - - - Amount of capital stock, \$49,000.

Number of shares, 490.—Amount of each share, \$100.

Corporate Members:—Joseph Abeles Allner, importer; and Frederick Abeles Allner, C.E., both of St. Louis, Que.; Thomas Joseph Sutton, manager; John Henry Prescott, merchant; and Joseph Alexander Trotwood Richards, business expert, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief placeness of ness:—City ender treal, Que.

Objects of the Oompany:—(1) To acquire, take over and operate, as a going concern, the business at present carried on in the city of Montreal by Joseph Abeles Allner as general importer, under the firm name and style of '1. Abeles,' together with all its assets, trade marks, designs, patents, licenses and good-will and to pay for the same in cash or in fully paid-up and non-assessable shares of the capital stock of the company hereby created; (2) To carry on the business of a general exporter and importer, on commission or otherwise, and to acquire for that purpose the business, rights, franchises, connection and good-will of any person, firm or corporation carrying on, or interested in any similar business; (3) To manufacture, buy, sell, export, import, deal in and deal with fancy goods, small wares, jewellery.

hair goods, electric and gas fixtures, office specialties and office furniture, and staple and fancy articles of every description; (4) To buy and sell advertising space, privileges or novelties; to acquire and operate franchises for the purpose of advertising or for buying or selling of advertising privileges and to act for others as an agency for any of the above objects; (5) Notwithstanding the provisions of section 44 of the said Act to purchase, take or acquire by original subscription or otherwise and to hold, sell, or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as' to directly or indirectly benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint; (6) To enter into partnership, or into any arrangement for sharing profits, union of interests, cooperation, joint adventure, reciprocal concession, or otherwise, with any person or company carrying on or engaged in. or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to lend money to, guarantee the contracts of, or otherwise assist, any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee or otherwise deal with the same; (7) To issue, sell and allot, as fully paid-up and non-assessable, shares of the capital stock of the company hereby incorporated, for services rendered to the company, either professional or otherwise, and by promoters of the company, or to pay for the same in cash, provided the directors have first been expressly authorized by by-law passed for the purpose and sanctioned by a vote of not less than two-thirds in value of the shareholders present in person or by proxy at a general meeting of the company called for considering the said by-law; (8) To do all things necessary to accomplish the objects of the company; (9) To carry on its own business, and any business which is germane to the main objects of the company, throughout the Dominion of Canada and elsewhere.

'LUMBER VULCANIZING CORPORATION OF CANADA, LIMITED.'

Incorporated, November 17, 1909. - - - Amount of capital stock, \$1,000,000.

Number of shares, 10,000.—Amount of each share, \$100.

Corporate Members:—Francis Wilson Griffiths and Harry Manson Sinclair, barristersat-law; and Frederick Franklin Wood, civil servant, all of Niagara Falls, Ont.; William Percy Gillespie and Patrick Francis Cronin, financial agents, both of Toronto, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:—(a) To vulcanize, marbleize, creosote, and fire proof, all kinds of timber, lumber and wood; (b) To manufacture and erect portable dwellings, warehouses, and other buildings of material fire proofed or vulcanized against shrinking, swelling, warping or decaying, or from virgin or other material as demand requires; (c) To do a general foundry and machine business, and to manufacture and repair all kinds and descriptions of machiner, includ-

ing manufacturing plants of any kind whatsoever; (d) To buy, sell, erect, lease, own and operate, wood treating plants of all descriptions; (e) To buy, sell, have and hold timber lands and licenses, and all kinds of personal property, timber, bark, lumber, and all products and by-products thereof; (f) To carry on business as a timber and lumber merchant, and timber grower, to buy, sell and grow trees for market; to manipulate, export, import, and deal in wood and timber of all kinds, and to manufacture and deal in articles of all kinds, in the manufacture of which timber, or wood or metal or cement is used; (g) To own, maintain and operate saw mills, planing mills and vulcanizing plants; (h) To acquire, hold, buy and sell and manufacture all kinds of machinery, and all articles whether manufactured of wood, metal, cement or otherwise; (i) To manufacture, buy, sell and dispose of furniture, paving blocks and railroad ties, and bridge timbers of every description and to conduct and carry on in all its branches a general mercantile business; (j) To manufacture, purchase and acquire in any manner and to hold, own, pledge, sell, transfer or in any manner to dispose of and to deal and trade in goods, wares, merchandise and property of any and every class and description; (k) To acquire, hold and dispose of the good-will, rights and property of any person, firm or corporation, and to pay for the same in cash, shares of the company, bonds or otherwise; (1) To apply for, purchase, or in any manner to acquire, and hold, own, use and operate, and to grant, sell, or in any manner dispose of licenses and other rights, improvements or processes used in connection with, or secured under letters patent or copyrights of the Dominion of Canada, or other countries or otherwise, and to work, operate and develop the same, and to carry on any other business, manufacturing or otherwise, which may directly or indirectly effectuate these objects or any of them; (m) To guarantee, purchase, hold, sell, assign, transfer or otherwise dispose of the shares of the capital stock of, or any bonds, securities, or evidence of indebtedness, created by any other corporation or corporations of this Dominion, or any other country, government or nation, and while the holder of such stock, to exercise all the rights, powers and privileges of such ownership, including the right to vote thereon to the same extent as natural persons might or could do, notwithstanding the provisions of section 44 of the said Act; (n) To draw, accept, make, endorse, discount, execute and issue promissory notes, drafts, bills of exchange or transferable instruments, and evidences of indebtedness; (o) To purchase, lease or acquire water or other power, and to use the same, and to lease or otherwise dispose of any surplus thereof, provided that any sale, transmission or distribution of power beyond the limits of the property of the company shall be subject to local and municipal regulations in that behalf; (p) To purchase, construct, charter and navigate, steam or other vessels, and to construct and operate on the property of the company or on property acquired for the purpose, tramways and railway sidings; (q) To manufacture and sell pulp and paper, or any product in which pulp and paper may be used; (r) To do any or all of the things hereinbefore mentioned as fully and to the same extent as natural persons might or could do. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE NEWS PULP AND PAPER COMPANY, LIMITED.'

Incorporated, November 17, 1909. - - Amount of capital stock, \$1,000,000.

Number of shares, 10,000 .- Amount of each share, \$100.

Corporate Members:—George Greene Foster, K.C.; John Thomas Hackett, advocate; Thomas Joseph Coonan, secretary; Kenneth Archibald, student; and Thomas Barnard Gould, book-keeper, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To construct, build and operate pulp and paper mills, and to manufacture and deal in wood, wood-pulp and paper and articles manufactured therefrom, or any machine or material which is required by the company or which can be utilized in its operations; (b) To acquire patents of invention relating to the objects of the company and to make and sell the machinery in which the inventions to which said patents relate, are used, or by which the patented articles are produced; (c) To acquire, own, operate, publish and develop newspapers or newspaper plants, and all the accessorics thereto; (d) To carry on the business of merchants and traders: (6) To purchase, lease or otherwise acquire from the Crown, corporations or individuals, and hold or sell real estate, mill sites, pulp lands, wood lands and timber of every description and to acquire and hold and dispose of timber licenses granted by the Crown, as may from time to time be necessary for the purposes of the company; (f) To purchase, lease or acquire water or other powers or privileges; and to sell or otherwise dispose of the same; to generate electric or other powers; to develop said water-power and other powers or privileges, and to use, operate and lease the same for the purposes of the company's business; (g) To utilize or dispose of any power developed, as aforesaid, and not required for the purposes of the company's business; to complete, maintain and operate all necessary works for the supply of water, electric or other power and for the manufacture, production, sale and distribution of electricity, electric machinery, apparatus and material, and to supply light, heat and power. Provided, however, that when electric, hydraulic or other power or force is sold, disposed of, distributed or transmitted beyond the lands of the company such sales, dispositions, distributions and transmissions shall be subject to local and municipal regulations in that behalf; (h) To purchase, construct, charter and navigate power or sailing vessels and to construct and operate tramwavs upon lands owned or controlled by the company so far as may be necessary for the business of the company; (i) To construct, maintain, alter and improve any dams, piers, docks, dwellings and other buildings and works necessary or convenient for the objects of the company and to contribute to the expenses of constructing, maintaining and operating any such works; (j) To acquire by purchase or otherwise, shares, debentures or securities, the good-will, undertaking, rights, property and assets in any newspaper, paper, pulp or other company, and to undertake the whole or any part of the liabilities and engagements of any person or firm carrying on a business similar to the business which the company is empowered to carry on, and to pay for the same in cash, goods, wares or merchandise, bonds, debentures or other security of the company or otherwise; (k) To enter into partnership or into any arrangement for the sharing of profits or union of interests with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in and to make advances to, guarantee the contracts of or otherwise assist any such person or company; to take or otherwise acquire shares or securities of any such company, and to sell, hold or otherwise deal with the same, subject to the provisions of section 44 of the said Act; (1) To take over, acquire, hold, use, sell, lease, exchange, and convey such personal property and movable machinery, trade-marks, patents, licenses, franchises or

rights thereunder as may be deemed necessary or expedient to the purposes for which the company is incorporated; (m) To loan and advance money or give credit to such persons, firms and companies, as do business with the company and upon such terms as may seem expedient and in particular to customers having dealings with the company and to give guarantees or take security from any such person, firms or companies; (n) To sell and dispose of the undertakings of the company or any part thereof for such considerations as the company may hink fit and in particular for shares, debentures or securities of any other company having objects similar to those of the company, subject always to the provisions of section 44 of 'The Companies Act'; (o) To do all or any of the above things as general contractors or otherwise, and either alone or in conjunction with others; (p) To do all such other things as are incidental or conductive to the attainment of the above mentioned objects. The operations of the company to be carried on throughout the Dominion of Canada and classewhere.

THE QUEBEC RAILWAY LIGHT, HEAT & POWER COMPANY, LIMITED.'

Incorporated, November 17, 1909. - - - Amount of capital stock, \$10,000,000.

Number of shares, 100,000 .- Amount of each share, \$100.

Corporate Members:—Charles Glass Greenshields and Edgar Reginald Parkins, advocates; Thomas Emilien Gadbois, Ralph Erskine Allan and John Morton Montle, law students, all of Montreal, Que.

First or Provisional Directors:—Charles Glass Greenshields, Edgar Reginald Parkins and Thomas Emilien Gadbois.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To produce, manufacture, supply, acquire, lease, sell and dispose of electricity and electric current for light, heat and power, and for any other purposes for which the same may be used; provided, however, that any supply, lease, sale or other disposition of electricity and electric current shall be subject to local and municipal regulations in that behalf; (b) To acquire, manufacture, construct, lay, erect, maintain, complete and operate all works, structures, apparatus, motors, poles, wires, appliances and connections, materials, supplies, machinery, as arc or may be in any way used in connection with the business of the production, manufacturing, acquiring, leasing, selling and supplying electric current or electricity for any purpose, and to lease, sell or otherwise deal with or dispose of the same; (c) To acquire by purchase, license, lease or otherwise and to use, develop, equip, lease, or otherwise dispose of any water or other power in connection with the production or supplying of electricity or electric current for heat, light or power, or for any other purposes for which the same may be used; (d) To manufacture and supply gas for heating, cooking, and all other purposes for which gas is capable of being utilized, and to acquire any patent or other rights for the manufacture or production of any artificial light, and to manufacture or buy and to sell or lease all fittings, machines, apparatus, or other things required for the use of the company or its consumers; provided, however, that such supply of gas shall be subject to local and municipal regulations in that behalf; (e) To enter into and carry into effect contracts or agreements for one or more years with municipal or other

public corporations or bodies for and with respect to the supplying to such corporations or bodies of electric or other power, gas, electric light, or other illuminant; (f) To construct, own, charter and navigate vessels, steamships, boats, tugs, barges and other craft, for the transportation of passengers, goods and merchandise, and to carry on the business of a common carrier of passengers and freight and to construct, own and use such docks, warehouses and other terminal facilities as may be necessary for the purposes of the company's business; (g) To acquire such property by purchase, lease or otherwise as may be necessary for the purpose of carrying on the company's business, and to construct, purchase or lease all such buildings, apparatus, plant and machinery, as it may deem expedient to have or use in connection with its business, and to sell, lease or otherwise dispose of such property, in whole or in part as it may see fit; (h) To purchase, lease or operate the works or undertakings in whole or in part of any person or corporation carrying on or authorized to carry on any business within the purposes of this company, and to exercise the franchises of any company it may acquire by lease, purchase or otherwise; (i) To acquire by purchase or otherwise and to hold, sell, deal in or dispose of the shares, stock, bonds, debentures or other securities of electric, steam, railway, tramway, power, gas or other companies, notwithstanding the provisions of section 44 of the said Act; (j) To enter into agreements for the purpose of sharing profits, uniting or co-operating with any person, firm, association, corporation, or company engaged in or about to engage in or carry on any business similar or allied with the business of this company, and to guarantee the bonds, debentures or securities of any company, and the contracts or contractual relations or obligations of every nature and kind of any person, firm, association, corporation or company: (k) To issue and allot as fully paid up shares of the company, in payment or part payment of any business, franchise, undertaking, property rights, powers, privileges, lease, license, contract, real estate, stock, bonds and debentures or other property or rights which it may lawfully acquire by virtue of the powers berein granted; (1) And to do all acts and exercise all powers, and to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE WM. CAULDWELL PAPER CO., LIMITED.'

Incorporated, November 17, 1909. - - - Amount of capital stock, \$50,000.

Number of shares, 500.—Amount of each share, \$100.

Corporate Members:—William Cauldwell, manager, of Westmount, Que.; Joseph Fortier, manufacturer; Joseph Eugène Pelletier, manager; and Norbert Faribault, salesman, all of Montreal, Que.; and Eusèbe Lalonde, salesman, of Maisonneuve, One.

First or Provisional Directors:—William Cauldwell, Joseph Fortier and Joseph Eugène Pelletier.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:—(a) To carry on a general business in papers of all grades with the right to manufacture the same and articles therefrom; to manufacture

and deal in wood, wood-pulp and articles manufactured therefrom and to manufacture and deal in any manufactured article or machine which is required by the company or which can be utilized in its operations and to acquire patents of invention, relating to the objects of the company; (b) To develop water-powers and privileges and to utilize the same for the purpose of the company's business; (c) To acquire shares, debentures or securities of any other company as the consideration for goods, wares or merchandise sold to such company, notwithstanding the provisions of section 44 of the said Act; (d) To purchase, take on lease, or in exchange, hire or otherwise acquire any real and personal property, rights or privileges which may be necessary or convenient for the purposes of the business of the company; (e) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures or securities of another company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (f) To sell, improve, manage, develop, exchange, lease, turn to account or otherwise deal with all or any part of the property and rights of the company; (g) To invest and deal with the moneys of the company not immediately required in such manner as shall from time to time be determined by the directors; (h) To draw, make, execute, endorse and issue cheques, notes, bills of exchange, debentures and other negotiable or transferable instruments: (i) To do all or any of the above things as principals, agents, trustees or otherwise, and either alone or in conjunction with others; (i) Generally to do all such things as may seem useful or necessary for the purposes of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued November 17, 1909, to the

'IDEAL SMOKE CONSUMER COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$49,000 to the sum of \$250,000, being an addition of 2,010 shares of \$100 each to the present capital stock.

'CARTWRIGHT AUTOMATIC PRESS COMPANY OF CANADA, LIMITED.'

Incorporated, November 18, 1909. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000.—Amount of each share, \$100.

Corporate Members:—John Wesley Blair, Francis Joseph Laverty, Gui Casimir Papineau-Coulure, Gustave Dutaud and Louis Athanase David, advocates; William Chauncey Fisher and Anna Brennan, clerks, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of Company:—(a) To carry on the business of iron founders, mechanical engineers and manufacturers of printing presses and other machinery, tool makers, brass founders, metal workers, boilermakers, millwrights, machinists, and to buy, sell, manufacture, repair, convert, alter, let and hire and deal in all kinds

of machinery, implements, rolling stock and hardware; (b) To carry on any other business, manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above, or otherwise calculated directly or indirectly to enhance the value of any of the company's property and rights for the time being; (c) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company; (d) To apply for, purchase or otherwise acquire any patent, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to usc, exercise, develop or grant licenses in respect of or otherwise to turn to account the property, rights or information so acquired; (e) To enter into partnership or into any arrangement for sharing profits, union of interests, cooperation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company, and to lend money to, guarantee the contracts or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company and to sell or re-issue with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of the said Act; (f) To sell or dispose of the whole undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities in any other company having objects similar to those of this company; (g) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (h) To distribute among the shareholders of the company in kind any of its property, and in particular any shares, debentures or securities in other companies belonging to it, or which the company may have the power to dispose of, and to do all acts and exercise all power to carry on any business incidental to the proper fulfilling of the objects for which the company is incorporated; (i) To amalgamate with any other company having objects similar in whole or in part to those of this company; (j) To acquire, own and develop and operate such motive power as may be deemed necessary in connection with the business of the company, whether by steam, electricity or otherwise, and to sell or otherwise dispose of any surplus power not required for its purposes, subject to the provincial and municipal regulations. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'YELLOWHEAD COAL COMPANY, LIMITED.'

Incorporated, November 18, 1909. - - - Amount of capital stock, \$2,000,000.

Number of shares, 20,000.—Amount of each share, \$100.

Corporate Members:—Harcourt Ferguson and John Thomas White, barristers-at-law; Charles Watson Widdifield and John Hylton Cavell, students-at-law; and George Roy Sproat, accountant, all of Toronto, Ont.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To carry on all kinds of exploration work and business and to search for, prospect, open, explore, develop, work, improve, maintain and manage coal, salt, gas, oil, iron, gold, silver, copper, and other mines, minerals and other deposits and properties, and to prospect, dig for, raise, crush, wash, smelt, assay, analyse, reduce and amalgamate and otherwise treat ores, metals, minerals, oil, gases and other deposits whether belonging to the company or not, and to render the same merchantable and to sell and otherwise dispose of the same or any part thereof or any interest therein; (b) To acquire by purchase, lease, concession, license, exchange or other legal title, mines, mining and other lands, easements, mineral properties, or any interest therein, minerals and ores and mining claims, options, powers, privileges, water and other rights, letters patent of invention, processes and mechanical or other contrivances, patent rights, and either absolutely or conditionally, and either solely or jointly with others, and as principals, agents, contractors or otherwise, and to lease, place under license, sell, dispose of and otherwise deal with the same or any part thereof, or any interest therein; (c) To construct, carry out, maintain, alter, improve, manage, work, operate, control and superintend on the property of the company or on property controlled by the company any roads, ways, tramways, bridges, reservoirs, dams, water courses, aqueducts, wharves, furnaces, mills, crushing works, smelters, hydraulic works, factories, warehouses and other works and conveniences, conducive to any of the objects of the company, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects capable of being used in mining or other operations or required by the company, its workmen and others employed by the company: (d) To build, acquire, own, charter, navigate and use steam and other vessels; (e) To acquire and hold as the consideration for ores, metals, minerals, or products of any of the operations of the company sold or otherwise disposed of or for goods supplied, or for work done by contract or otherwise, shares, debentures, bonds, or other securities of or in any other company, and to sell or otherwise dispose of the same, notwithstanding the provisions of section 44 of the said Act; (f) To purchase or otherwise acquire and undertake and operate all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm, association, syndicate or company carrying on any part of the business, which this company is authorized to carry on, or possessed of property suitable for the purposes thereof, and to pay for the same in cash, or by the issue and allotment to such person, firm, association, syndicate or company, as fully paid-up or partly paid-up, of shares in the capital stock of this company, or partly in one and partly in the other as may be agreed upon; (g) To acquire by purchase, lease, concession, license, exchange or other legal title, and to hold, develop, use, operate, sell and deal in timber licenses, timber lands and limits, wood lots and standing timber, cut timber and pulp concessions and to manufacture and deal in the products thereof, and manufacture articles in which such products are utilized; (h) To acquire, hold, develop, use, operate, lease and dispose of water-powers, water lots, water-power franchises and privileges and real and personal estate and property, and to generate, transmit, use and dispose of electricity, electrical and other power and to enter into contracts with any person, firm, municipality, or corporation to supply them with electrical, water or other power, provided that when exercised outside the property of the company the power hereby conferred to generate and sell electricity or other power or force shall be subject to all provincial and municipal laws and regulations in that behalf; (i) To purchase,

hold, improve, clear, settle, cultivate, sell, exchange and dispose of lands either cultivated or waste; (j) To erect, build and construct buildings of all kinds and description and to sell or exchange the properties on which such buildings shall be erected and constructed; (k) To promote or assist in promoting and to become a shareholder in any subsidiary or allied company, which carries on or has for its object the operation of any business similar or cognate to that carried on by this company, and to enter into any agreement or arrangement of partnership, sharing profits, union of interests, amalgamation, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm, association or company, carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, and to take or otherwise acquire shares and securities of any such company, and to hold, sell, re-issue with or without guarantee, or otherwise deal with the same and while holder of any such shares to exercise all the rights of a holder thereof including the right to vote thereon, notwithstanding the provisions of section 44 of the said Act; (1) To aid by guarantee, endorsement, advances or otherwise any company, shares of whose capital stock, or an interest therein, have been acquired by this company; (m) To carry on any other business, germane to the objects for which this company is incorporated whether manufacturing or otherwise; (n) To sell out the whole or any part of the assets or undertaking of the company to any other corporation carrying on or engaged in or about to carry on or engage in any business, operation or transaction cognate or similar to those which this company is authorized to carry on or engage in and to accept as the consideration therefor cash, stock, bonds or other consideration of such last mentioned corporation or partly to one and partly the other as may be agreed upon, and to distribute the same among the shareholders of this company as may be agreed on; (0) To pay for any or all of the property, assets, businesses, privileges, powers, contracts, rights, claims, franchises and concessions which it is authorized to acquire in cash, shares, bonds, debentures, or other securities of this company or otherwise; (p) To do all and everything necessary, suitable, proper and convenient for the accomplishment of any of the purposes or the attainment of any one or more of the objects enumerated herein thereto or which shall at any time appear conducive to or expedient for the protection or benefit of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'LACROIX & LEGER, LIMITED.'

Incorporated, November, 19, 1909. - - - Amount of capital stock, \$99,500.

Number of shares, 995.—Amount of each share, \$100.

Corporate Members:—Alfred Lacroix and Arthur Léger, merchants; Joseph Adelbert Blais and Alberic Kingsley, clerks; Oscar Bourbonnais, commercial traveller; and Joseph Eugène Deschamps, book-keeper, all of Montreal, Que.

First or Provisional Directors:—Alfred Lacroix, Arthur Léger and Joseph Adelbert Blais.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:—(a) To conduct and carry on business as manufacturers, importers and dealers in general hardware, metals, paints, pigments, oils, var-

nishes, smallwares, painters' supplies, lumber, plumbers' supplies, wood, coal, hay, grain and general merchandise and as general merchants; (b) To acquire and take over as a going concern the business of the firm of Lacroix & Léger and all or any of the assets and liabilities, movable and immovable property, and good-will of the said firm and to issue fully paid-up shares of the company in payment or part payment of the purchase price thereof; (c) To purchase or otherwise acquire and take over from time to time and to undertake and carry on the business, property, assets or liabilities of any person, firm or company carrying on a business which this company is authorized to carry on or possessed of property suitable for the purpose of this company and to purchase or acquire the good-will of any business of a similar nature or character kindred to that of this company; (d) To produce and accumulate electricity and electromotive force or any agency similar or otherwise, and to supply the same for the production, transmission or use of power for lighting, heating and motive purposes or otherwise as may be thought advisable. Provided, however, that any sale, distribution or transmission of electricity or other power or force beyond the limits of the company shall be subject to local and municipal regulations in that behalf, and to construct, maintain and operate works for the supply and distribution of electricity for light, heat and power; (e) To purchase, hold, acquire, transfer, sell and dispose of shares, stock or debentures in any other companies having objects similar to those of this company, notwithstanding the rrovisions of section 44 of the said Act. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'NEW-VER-QUE INVESTMENT COMPANY, LIMITED.'

Incorporated, November 19, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200 .- Amount of each share, \$100.

Corporate Members:—John James Connelly, railway employee, of Island Pond, Vt., U.S.A.; Alfred Francis Willard, financier, of Coos, N.H., U.S.A.; George N. Kent, bank director, of Lancaster, N.H., U.S.A.; William Erwin Watt, railway employee, of Richmond, Que.; Douglas Hutor Pennington, lumber merchant, of Lyster, Que.; George Lamb Hume, physician, of Sherbrooke, Que.; and Henri Jodoin, advoacte, of Arthabaska, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Sherbrooke, Que.

Objects of the Companys—(a) To carry on the business of a manufacturer's agent and of a commission, investment, and real estate agent and of a broker; (b) To buy, sell and dispose of shares, obligations, bonds, debentures and other securities of every kind, notwithstanding the provisions of section 44 of the said Act; (c) To buy, acquire, receive, possess, detain, develop, sell, let, exchange, accept, engage, improve and otherwise dispose of property of every kind whether morable and immovable; (d) To enter into or otherwise acquire contracts for the crection, construction, completion, repair and alteration of any public or private work, building, structure or other undertaking and to operate and carry on under contract any mining work; (e) To enter into any agreement for sharing of profits, amalgamation, consolidation or union of interests, co-operation, joint advent

ture, reciprocal concession, or other arrangement of a like nature, with any person, partnership, company or companies carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on or having objects altogether or in part similar to those of this company and of any other of every kind. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'BRITISH CANADIAN SECURITIES, LIMITED,'

Incorporated, November 24, 1909. - - - Amount of capital stock, \$1,000,000.

Number of shares, 10,000,-Amount of each share, \$100,

Corporate Members:—James Bolivar Mathers, and Ewen Wainwright MacLean, brokers; James Ramsay, manufacturer; William Disbrow Brydone Jack, medical practitioner; and James Arthur Thomson, merchant, all of Vancouver, B.C.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Vancouver, B.C.

Objects of the Company:-(a) To acquire and hold shares, stocks, debentures, debenture stocks, bonds, obligations, scrip and securities issued or guaranteed by any company or any chartered bank constituted or carrying on business in the Dominion of Canada or in the United Kingdom, or in any other colony or denendency or possession thereof, or in any foreign country, and shares, stocks, debentures, debenture stock, bonds, obligations, scrip and securities issued or guaranteed by any government, sovereign ruler, commissioners, public body or authority supreme, municipal, educational, local or otherwise whether British or foreign; (b) To acquire any such investments as aforesaid by original subscription, tender, participation in syndicates or otherwise, and whether or not fully paid-up, and to make payments thereon as called up, or in advance of calls or otherwise, and to underwrite or subscribe for the same, conditionally or otherwise, and either with a view to investment or for re-sale or otherwise, and to vary the investments of the company, and generally to sell, exchange, or otherwise dispose of, deal with, and turn to account any of the assets of the company; (c) To act as agent for any person, firm or company in effecting, placing, negotiating or otherwise arranging loans, whether secured by bonds, mortgages, guaranty or otherwise; (d) To offer for public subscription or otherwise aid or assist in placing bonds, debentures, shares, stock or other security in investment and to give any guarantee in relation to any such investments issued by or acquired through or from the company; (e) To receive documents and valuables for safe custody, transmission or deposit; (f) To draw, make, accept, endorse, issue, purchase and otherwise deal with promissory notes, bills of exchange, letters of credit, circular notes, bills of lading, and other mercantile instruments; (q) To act as a financial, real estate, insurance and commission agent and broker and to undertake and execute trusts of all kinds; (h) To promote or concur in establishing or promoting any company, société anonyme, association, undertaking, or public or private body; (i) To guarantee the payment of dividends or interest on any stocks, shares, debentures, or other securities issued by, or any other contract or obligation of any such company, société anonyme, association, undertaking or public or private body; (j) To promote,

assist and act as agent for the issue or conversion of debentures, debenture stock. bonds, obligations, shares, stocks and securities, and to act as trustees in connection with any such securities, and to take part in the conversion of business concerns and undertakings into companies; (k) To take part in the management, supervision or control of the business or operations of any company or undertaking, and for that purpose to appoint and remunerate any directors, accountants or other experts or agents; (1) To investigate and report on, and if necessary guarantee the legality of the issue of bonds or debentures by any company authorized by law to make an issue of bonds or debentures; (m) To purchase, take in exchange, lease or otherwise acquire, sell, manage, improve, turn to account, dispose of or otherwise deal in any real or personal property, securities, and any rights or privileges appertaining thereto; including agreements for sale of real estate which the company may deem to be necessary or convenient for the purposes of its business or otherwise; (n) To accept, fulfil and execute all such trusts, duties and powers as may be committed to the company by any person or persons, or by any corporation, municipal, or other authority, or by any court of law, on such terms as may be agreed upon, or as the court in case of disability approve, and which are not contrary to the law, and to take, receive, hold and convey all estates and property, both real and personal, which may be granted, committed or conveyed to the company with its assent upon such trust or trusts; (o) To act as trustee in respect of any debenture, bond, mortgage, hypothec or other securities, issued according to law by any municipal or other corporation incorporated in Canada or elsewhere; (p) To act generally as agents or attorneys for the transaction of business, the management of estates, the investment and collection of moneys, rents, interests, dividends, mortgages, bonds, bills, notes and other securities; to act as agents for the purposes of registering, issuing and countersigning the transfers and certificates of stocks, bonds, debentures or other obligations of any government or any corporation, association or municipality, and to receive and manage any sinking fund therefor on such terms as may be agreed upon; (q) To purchase or otherwise acquire and undertake the whole or any part of the business, property and liabilities of any person, corporation, or company carrying on or entitled to carry on any business which this company is authorized to carry on, or which can be carried on so as directly or indirectly to benefit this company, or possessed of property suitable for the purposes of this company: (r) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise, with any person or company carrying on or engaged in any business or transaction capable of being conducted so as directly or indirectly to benefit the company; to guarantee the contracts of or otherwise assist any such person or company, or of any customer, and to take or otherwise acquire securities of any such person, company, or customer, or shares of such company, and to sell, hold or re-issue, with or without guarantee, or otherwise deal with the same; (s) To sell or dispose of the undertaking of the company, or any part thereof, from time to time, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company and to divide such shares, debentures or securities among the members of the company in specie; (t) To apply for any Acts of Parliament or of Legislature or of Congress, or any other powers, franchises, licenses, privileges, concessions or authorities which the company may consider desirable for carrying out of its objects, or to oppose any proceedings or applications which to the company may seem calculated, directly or indirectly, to interfere with or prejudice its interests; (u) To obtain the registration and recognition of the company within the United

Kingdom or any colony thereof, or in any foreign country, and to designate persons therein acording to the laws thereof to represent the company and to accept service for and on behalf of the company of any process or suit; (v) To pay out of the funds of the company all expenses of or incidental to the formation, registration and advertising of the company, and to remunerate any person or company for services rendered, or to be rendered in the placing or assisting to place, or the guaranteeing the placing of any of the shares in the company's capital or any debentures or other securities in the company, or in or about the formation or promotion of the company or the conduct of its business: (w) To distribute any of the property of the company among the members in specie: (x) To do all or any of the things above set out as principals, agents, contractors, trustees, or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others: (v) To do all such things and carry on such businesses as the company may think are incidental and conducive for the obtaining of the above objects and for the henefit of the company, provided, however, that the said objects shall not be deemed to include power to carry on the business of a loan company within the meaning of part III of The Companies Act. R.S.C., chap. 79. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued November 24, 1909, to

'THE ST. JEROME POWER AND ELECTRIC LIGHT COMPANY, LIMITED.'

Decreasing the capital stock of the said company from \$30,000 to the sum of \$3,000, such decreased capital stock to consist of 300 shares of \$10 each; also reducing the par value of each share from \$100 to \$10.

'CANADIAN SIEGWART BEAM CO., LIMITEE.'

Incorporated, November 25, 1909. - - - Amount of capital stock, \$250,000.

Number of shares, 2,500.-Amount of each share, \$100.

Corporate Members:—Antonio Achille Leduc, gentleman, and Louis Alphonse Areand, contractor, both of Bécancour, Que.; Oscar Areand, C.E., of Three Rivers, Que.; Edmond Henri Germain, engineer, and François-Xavier Ernest Loignon, C.E., both of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Three Rivers, Que.

Objects of the Company:—(a) To acquire, buy and operate the assets, rights and obligations of the 'Cie Alpha,' including the exclusive right to exploit the patent 'Siegwart' and pay therefor in cash or in paid-up stock, or partly in each and partly in paid-up stock; (b) To buy and set all the machinery and all the utensils necessary for the purposes of the company; (c) To manufacture, sell and lay girders in re-enforced concrete, and execute all contract work generally; (d) To acquire by purchase, lease, grant, exchange or other legal title, and to hold such proper-29—19

ties movable and immovable as may be deemed necessary and required for the purposes of the company, and to pay therefor in cash, paid-up stock, bonds or other securities of the company and dispose of said property; (e) To erect, construct, operate and manage all factories, stone crushers, machine shops, engine houses and necessary buildings, and use dynamite and other explosives for the purposes of the company; (f) To carry on as principals, and also as agents or factors in the general business of quarrying and undertaking, and carry on the business and undertake the manufacture and supply of materials of all kinds, limestone, granite, marble, sand, and like products; (g) To buy, acquire, hold, transfer, sell shares, stocks, debentures and securities of any other company whose purposes are similar to those of this company, or engaged in operations capable of heing carried on for the henefit of this company, and dispose thereof, subject to the provisions of section 44 of the said Act; (h) To acquire, buy and operate quarries of cement stone, and pay therefor in cash or paid-up shares; (i) To crush, manufacture or otherwise convert the quarries of cement stone into cement, and deal in cement manufactured by the company; (j) To issue, transfer and give as paid-up stock of the capital of this company, in payment of all business, franchises, properties, rights, privileges, leases, mortgages, licenses, patents, contracts, real property, stocks, assets and other properties or rights which the company may legally acquire in virtue thereof; (k) To sell the whole or any part of the real estate or other property of the company for such consideration and on the terms and conditions which the company may deem proper, or otherwise dispose thereof, and accept in payment or part payment therefor cash, shares, debentures, stock or securities from any person or company having objects similar to those of this company, subject to the provisions of section 44 of the said Act; (1) To amalgamate with any other company having objects similar to those of this company; (m) To construct, improve, maintain, exploit, manage, control, lease and sell all kinds of works, public or private, and in particular, all roads (except railways) streets, sidings, bridges, reservoirs, water courses, piers, works, warehouses, aqueducts, artesian wells, drains, wharves, power houses, shops, stores, hotels and restaurants, and to contribute to, subsidize or otherwise assist in the construction, improvement, maint nance, working, management and control thereof; (n) To buy, operate, lease, and sell water-powers, to manufacture, huy, or acquire in any manner whatsoever, operate all source of light, heat and power and all kinds of apparatus and material connected therewith, provided however. that the sale, transfer and other transaction not connected with the lands of the company will be subject to the local and municipal regulations in that behalf; (o) To construct, acquire, maintain, lease, operate and sell all means of transport and of communication by electricity, steam or other means required or useful to the development or working of the lands or other property of the company; (p) To guarantee all the other affairs germane to those which the company is authorized to carry on, and the good-will and assets thereof, on the conditions as to payment by the issue of paid-up shares or honds of the company or otherwise, as the company may think proper; (q) To issue shares of the capital stock of the company as paid-up and non-assessable stock in payment for all shares, debentures, stock and generally of all assets, movable or immovable which the company may acquire, or for services rendered, contributions, or other consideration which the directors may find just and reasonable; (r) To carry on any other business manufacturing or otherwise which the company may think profitable and of a nature to increase the value of the property or rights of the company, and do all other things as are incidental or conducive to their attainment. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE MONTREAL ASBESTOS CO., LIMITED.'

(Cancelled and re-issued January 14, 1910).

Incorporated November 25, 1909. - - - Amount of capital stock, \$500,000.

Number of shares, 500,000.—Amount of each share, \$1.

Corporate Members:—Harry Charles Organ, agent; Quigg E. Baxter and Louis Normandin, manufacturers; and Joseph Napoléon Millette, broker, all of Montreal, Que; and Alleyn Taschereau, advocate, of Quebec, Oue.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To acquire by purchase, lease or otherwise, mines, minerals, mining rights, lands and properties or any interest therein and to hold, explore, work, develop, sell, hypothecate, lease or otherwise dispose of the same or any part thereof; (b) To mine, smelt, amalgamate, work, mill and prepare for sale by any process, asbestos and all or any other minerals, ores or metallic substances of all kinds and to produce and manufacture by-products therefrom, and to buy, sell, trade and deal in same: (c) To acquire by purchase, lease or otherwise immovable properties, water-powers and rights of way; to acquire, erect, maintain and use for the purposes of the company buildings, factories, mills, water works, roads, pole lines for industrial and other purposes; including telegraph, telephone or electric light or power lines; (d) To acquire, use, hold, sell, lease or otherwise dispose of patent rights, secret processes or information, licenses, trade-marks, copyrights or the like; (e) To manufacture, buy, sell and deal in all kinds of plants, machinery, implements, tools and supplies and things required by the company or its servants or employees or capable of being used in connection with its operations; to manufacture and deal in goods, wares and merchandise for the purposes of the company; to act as general storekeepers and to provide board and lodgings, clothing and provisions and generally all supplies to those engaged in or about any of the company's works and to contract for the providing of the same: (f) To build, acquire, possess, charter and employ and to sell, lease, hypothecate or otherwise dispose of vessels in connection with the operations of the company and transport of its products; (g) To carry on the business of electricians, mechanical engineers, manufacturers and dealers in electricity, motor power, light and heat, and to manufacture, produce, trade and deal in any article belonging to such business; Provided that any sale, transmission or distribution of electricity or other power or force beyond the lands of the company shall be subject to local or municipal regulations in that behalf; (h) To apply for, purchase or acquire, and to exercise, transfer, lease, or otherwise dispose of any franchises, licenses and powers from any government, municipality, or public authority, and to pay for, aid in or contribute towards carrying the same into effect and to appropriate any of its stocks, bonds and assets to defray the costs and expenses thereof; (1) To carry on any other business whether manufacturing or otherwise, but which is germane to the foregoing business, which may seem to the company capable of being conveniently carried on or in connection with the business or objects of the company; (j) To exercise any of the above powers either as principal or agent; (k) To acquire the undertakings, assets, or property of any individual, firm or corporation carrying on a similar business, to acquire and hold shares, 29-191

bonds or other securities of or in any other company or corporation, having power to carry on a similar business and, while holding the same, to exercise all rights of ownership thereof, including voting power notwithstanding the provisions of section 44 of the said Act, and to invest any surplus moneys of the company in the redemption of its own bonds and debentures; (1) To sell, lease, or otherwise dispose of the properties, assets and undertakings of the company or any part or parts thereof for such considerations as may be agreed upon and in particular for shares, debentures, bonds or securities of any other company having objects similar to those of this company and to distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities of other companies belonging to the company or of which the company may have power to dispose; (m) To amalgamate with any other company having objects similar to those of this company; to enter into arrangements for sharing of profits or union of interests with any person or company carrying on any business similar to those which this company is authorized to carry on; and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal in the same; (n) To pay for any movable or immovable properties, rights, franchises, or privileges acquired by the company or for work done or services rendered to the company either in cash or in bonds or stock of the company or partly in one and partly in the other; (a) To deal in, purchase, sell and dispose of ores, minerals, goods and merchandise, and generally to carry on the business of a mining and trading company in all its branches, to carry on the trade and business of iron-masters, colliery proprietors, miners, smelters, engineers, in all their respective branches; to construct, lay down and maintain dams, reservoirs, aqueducts, cisterns, culverts, conduits, pumping stations, filter beds, mains, pipe lines, flumes, race-ways, canals, and all other necessary structures, apparatus and appliances requisite for carrying on any of the aforesaid operations, and to execute and do all other works and things necessary, useful or convenient for obtaining, storing, selling, delivering, measuring and distributing water, electricity, heat and power, or otherwise, for the purposes of the company, or for supplying cities and towns with water, light, heat and power in any part of the world; provided that any supply, sale or delivery shall be subject to the provisions hereinbefore set out; (p) To develop the resources of and turn to account the lands, buildings, and rights for the time being of the company in such manner as the company may think fit, and in particular by clearing, draining, fencing, planting, building, improvingfarming, grazing, mining and by promoting immigration, establishing towns. villages, and settlements; (q) To carry on the business of farmers, graziers, meat and fruit preservers, browers, planters, miners, metallurgists, quarry-owners, brick-makers, builders, contractors for the construction of works, both public and private, merchants, importers and exporters, printers, publishers, bankers, ship-builders, ship owners, brokers, and any other business which may seem calculated, directly or indirectly, to develop the company's property; (r) To construct, carry out, support, maintain, improve, manage, work, operate, and superintend sidings, docks, harbours, piers, wharves, canals, reservoirs, embankments, irrigations, reclamation, improvement, sewage, and all other works or conveniences; baths, warehouses, and any other works and conveniences which may seem directly or indirectly conducive to these objects, and to contribute or to otherwise aid or take part in the construction, carrying out, support, maintenance, improvement, management, working, operating, controlling, and superintending the same; (s) To acquire and take over as a going concern any property or business at present or in the future belonging to any private individual or company, whether incorporated or otherwise and all or any of the assets

and liabilities of such private individual or company," whether incorporated or not, and to pay to its owner or owners respectively for the acquiring of such business, capital stock in the company; (t) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions, and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company and to use, exercise, develop, or grant licenses in respect of, or otherwise to turn to account the property, rights or information so acquired; (u) To remunerate any person or company for services rendered or to be rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (v) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments: (w) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'NEW HOFFMAN, LIMITED.'

Incorporated, November 25, 1909. - - - Amount of capital stock, \$375,000.

Number of shares, 3,750.—Amount of each share, \$100.

Corporate Members:—George Archibald O'Neill and James Edward O'Neill, restaurant keepers; Henry Delace Hofmann, merchant; Joseph Marier and Joseph Emile Billette, law students, all of Montreal, Que.

First or Provisional Directors:—George Archibald O'Neill, James Edward O'Neill and Henry Delace Hofmann.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of owning, leasing and operating restaurants, buying and selling cigars and tobacco in every form, purchasing and selling liquors by wholesale and retail; conducting and leasing news-stands, and buying and selling books, papers, magazines and other articles in connection therewith; (b) To build, erect, construct, manage and occupy buildings for hotel purposes, dwelling houses and clubs; to keep, manage, conduct and carry on hotels, and to carry on the business of hotel and inn-keepers; (c) To provide and conduct newspaper rooms, reading and writing rooms, dressing rooms and other conveniences for the use of customers and others; (d) To grant to other persons or corporations the right or privilege to carry on any kind of business on the premises of the company on such terms as the company shall deem expedient or proper; (e) To buy, sell, manufacture, alter and exchange, let on hire, export and deal in, all kinds of articles and things which may be required for the purposes of any of the said businesses or commonly supplied or dealt in by persons engaged in any such businesses, or which may seem capable of being profitably dealt with in connection with any of the said businesses; (f) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of

the purposes, or the attainment of any one or more of the objects herein enumerated, or incidental to the powers herein named, or which shall at any time appear conducive or expedient for the protection or benefit of the corporation, either as holders of or interested in any property or otherwise; (g) To pay for services rendered in cash or in stock of the company; (h) To buy and acquire any business similar in whole or in part to the business of the company and to pay business esimilar in shares of the company or in cash; (i) To aranigamate with other companies carrying on similar business; (j) To acquire and take over as a going concern the license and business now being carried on by Mary Jeffrey, widow of the late James O'Ncill, of the City and district of Montreal, under the name of 'Hoffman Cafe', and to pay for the same in shares of the company or in cash. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued February 23, 1910, to

'NEW HOFFMAN, LIMITED.'

Changing the name of the said company to that of

'COOPER'S CHOP HOUSE, LIMITED.'

'UNITED DRUG COMPANY, LIMITED.'

Incorporated, November 25, 1909. - - - Amount of capital stock, \$200,000.
Number of shares, 2.000.—Amount of each share, \$100.

Corporate Members:—Thomas Wallace Lawson, Erell Chester Ironside and Allan Travers Lewis, law students; Joseph Edward Riley, accountant; Harry Riley, law clerk; Gerard Brackenridge Strathy and Alfred Bicknell, solicitors, all of Toronto, Out.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company — (a) To manufacture, purchase, sell and deal in chemicals of all kinds, and all articles used in the manufacture, maintenance and working thereof, and also all apparatus and implements and things for use either alone or in connection with the products or; (b) To, carry on the variety of the products or; (c) To, carry on the business of chemists, drawing the content of the products or; (c) To, carry on the business of chemists, drawing the chemical, pharmaceutical, medicinal and other proparations, drags and chemicals, cigars, tobace, confectionery and all other articles ordinarily carried and used by druggists; (c) To buy, sell, manufacture, import, export and deal in all substances, apparatus and things capable of being used in connection with any such business as aforesaid, either by wholesale or retail; (d) To purchase, lesse or otherwise acquire, hold, own, sell, or otherwise dispose of any and all real estate and personal property; (c) To acquire the good-will, rights, morerty and assets of all kinds, and under-

take the whole or any part of the liabilities of any person, firm, association or corporation, and to pay for the same in cash, stock, bonds or other securities of this corporation or otherwise; (f) To remunerate any person or persons or corporation for services rendered or to be rendered in placing or assisting to place any of the shares of the company's capital or in or about the formation or promotion of the company or in the conduct of its business; (g) To make and issue promissory notes, bills of exchange, and other evidences of indebtedness; (h) To purchase or otherwise acquire, and to hold, own, use, sell, assign or otherwise dispose of any and all formulæ, secret processes, trade-marks, trade names and distinctive marks; (i) To apply for, purchase, lease or otherwise acquire any patents of invention, trade-marks, copyrights, or similar privileges relating to, and which may be deemed useful to the company's business, and which may be owned and held to any person, persons or company in reference to the business of the company, and to pay for the same either in cash or in fully paid-up and non-assessable shares of the company, or both; to obtain, register on license or royalty or otherwise, acquire and hold, use, own, operate and introduce and to sell, assign and otherwise dispose of any such trade-marks, trade names, patents of invention, improvements and processes under registration and otherwise, useful to the business of the company, and to use, exercise, develop and grant licenses in respect of or otherwise turn to account any such trade-marks, trade names and inventions, licenses, processes and the like or any such property or rights; (i) To acquire the good-will, property, rights and assets and assume the liabilities of any person, firm or company indebted to the company or transacting any business similar in whole or in part to that conducted by this company. and to pay for the same in cash or in shares or securities of the company or otherwise; and to issue in payment for any real or personal property, license or privilege which may be purchased, taken, leased or otherwise acquired by the company, or for services rendered to the company shares of the capital stock of the company as fully paid-up and non-assessable, or bonds, debentures and other securities of the company; (k) To lease, sell or otherwise dispose of the business, property or undertakings of the company or any part thereof for such consideration as the company may deem fit, and in particular for shares, bonds, debentures or securities of any other company having objects similar to those of this company, notwithstanding section 44 of the said Act, and to divide among the shareholders in specie any cash, stock, bonds, or securities so received; (1) To lend money to and guarantee the performance of contracts by customers and others and also the performance of any obligations or undertaking of any other company in which this company may be interested, and to accept such security as may be offered by such person or company, including shares and debentures of such other company; (m) To acquire by purchase, concession, exchange or other legal title the good-will, property, rights and assets, and assume the liabilities of any person, firm or company, transacting any business similar in whole or in part to that conducted by this company, together with the buildings, stock-in-trade and assets generally in such business and to purchase, acquire and hold the stock or shares of stock in any other corporation carrying on business similar to that which this company is hereby authorized to carry on, notwithstanding the provisions of section 44 of The Companies Act; (n) To purchase and acquire as a going concern the asets and good-will of any company, individual, person or persons, owning plant, material, machinery constructed, built and made or partly constructed, built and made for purposes similar to those hereby authorized for this company, and to assume the liabilities of the proprietors of such business and to take over all their contracts, plant, stock-in-trade and equipment and

to pay for the same in specie, or in fully paid-up shares of this company, or in both and to issue paid-up and non-assessable stock of this company, whether common or preferred, in payment thereof; (o) To aid, protect or accommodate by guarantee, endorsement, cash advances or concessions any persons or company carrying on a business of a similar nature, to enter into any agreement for sharing profits, joint adventure, reciprocal concessions or other arrangement of a like nature, with any person or company carrying on a similar business; (p) To purchase and acquire, and to own, hold and sell and reissue with or without guarantee the shares, bonds or debentures of any manufacturing or other corporation, carrying on business similar to that of this company; to amalgamate with any company constituted for the carrying on of any similar business, and to acquire by purchase, lease or otherwise and to manage, operate and carry on the property, undertaking and business of any such corporation: (a) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (r) To promote any company or companies for the purpose of acquiring all or any of the property or rights of the company or for any other purpose which may seem directly or indirectly calculated to benefit the company; (s) To adopt such means of making known the products of the company as may seem expedient; (t) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph; (u) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes herein enumerated or incidental to the powers herein named or which shall at any time appear conducive or expedient for the protection or benefit of this corporation. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

CANADA BOLT AND NUT COMPANY LIMITED?

Incorporated, November 26, 1909. - - - Amount of capital stock, \$2,500,000.

Number of shares, 25,000 .- Amount of each share, \$100.

Corporate Members:—Edward Gordon McMillan, law student; Joseph Edward Riley, accountant; Harry Riley, law clerk; Gerard Brakenridge Strathy and Alfred Bicknell, solicitors, all of Toronto, Ont.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:—(a) To buy, sell, deal in, and smelt ores, metals and minerals and to manufacture and sell the products and combinations of ores, metals and minerals; (b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on or in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or pressessed of property suitable for the purposes of

the company: (d) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (e) To enter into partnership or into any arrangement for sharing of profits, union of interests, cooperation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (f) To take, or otherwise acquire and hold, shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, notwithstanding section 44 of The Companies Act: (a) To enter into any arrangements with any authorities municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (h) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees of ex-employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (i) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (j) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights, or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade; (k) To construct, improve, maintain, work, manage, carry out or control any roads, ways, branches or sidings, bridges, reservoirs, water courses, wharves, manufactories, warehouses, electric works, shops, stores, and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests. and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (1) To lend money to customers and others having dealing with the company and to guarantee the performance of contracts by any such persons; (m) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments: (n) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (o) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by grant-

ing prizes, rewards and donations; (p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (q) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (r) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'ENGLISH'S, LIMITED.'

Incorporated, November 26, 1909. - - - Amount of capital stock, \$50,000.

Number of shares, 500.—Amount of each share, \$100.

Corporate Members:—William Gilchrist and Alexander Murray Garden, solicitor's clerks; Edward Legge, secretary; Thomas Moss, student-at-law; and William Cedric Davidson, student-at-law, all of Toronto, Ont.

First or Provisional Directors:—William Gilchrist, Edward Legge and Alexander Murray Garden.

Chief place of Business :- City of Toronto, Ont.

Objects of the Company:-(a) To carry on the business of real estate dealers, insurance and general brokers and agents and of dealers and brokers in the stock and securities of any corporations; (b) To acquire by purchase, concession, exchange, lease or otherwise and to hold, own, possess, develop, sell, lease, pledge, exchange and otherwise deal in and dispose of land, buildings, real estate and real property and interest and rights therein and thereto, and of all other kinds of property, chattels and chattels real; (c) To acquire by purchase, subscription or otherwise, and to hold, sell, exchange, pledge or otherwise dispose of and deal in stocks, bonds, debentures or other securities, made or issued by any corporation and any indebtedness of any corporation, and to act as intermediary agents between buyers and sellers of the same or any one or more thereof; (d) To construct, manage, control and operate buildings, hotels, apartments and dwelling houses, shops, factories, machinery, residences, boarding houses, restaurants, cafés, taverns, refreshment rooms, theatres and places of entertainment; (e) To manufacture and produce steam, gas and electricity for heat, light and power, and to sell, lease or otherwise dispose of any surplus thereof, provided, however, that the sale, transmission and distribution of steam, gas and electricity beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (f) To apply for, purchase or otherwise acquire and to enter into any arrangements for patents, licenses, concessions,1 franchises and the like, and to use, exercise, develop, carry out and grant licenses in respect of and otherwise deal with or turn to account the same; (q) To construct, improve, manage, work, operate, maintain, carry out or control any roads, ways, railway branches or sidings, steam or sailing vessels, bridges, reservoirs, water-courses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated, directly or indirectly, to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, operation, improvement, maintenance, working, management, carrying out or control there-

of; (h) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities, or otherwise, any corporation in the capital stock of which the company holds shares or with which it may have business relations; and to act as employee, agent or manager of any such corporation; (i) To acquire, undertake and carry on the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (j) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; (k) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property, rights, or undertaking; (1) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (m) To adopt such means of making known the objects, operations or products of the company as may seem expedient, and in particular by advertising in the press and by circulars; (n) To remunerate any person or persons for services rendered or to be rendered to the company or in the formation thereof by the issue of shares paid-up in whole or in part; (o) To distribute any of the property of the company in specie among its members; and (p) To do all and everything which it may deem necessary, suitable, convenient, proper, incidental to or conducive to the attainment of any one or more of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'LALIBERTE'S LABORATORY OF NATURAL REMEDIES, LIMITED.'

Incorporated, November 26, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 2,000.—Amount of each share, \$10.

Corporate Members:—William Henry Brown, Joseph Léon Coutlée, and François Joseph Pelletier, accountants; Arthur Alcide Charrier, banker; and Charles Joseph Eucène Charbonneau, notary, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To carry on business as manufacturers and dealers in all kinds of patent medicines, preparatory medicines, tonics, syrups, tablets, oils, ointments, snuff, vegetable remedies of all kinds, and all other articles similar or of a like nature; (b) To carry on business of manufacturers and dealers in all kinds of boxes for holding and packing such articles; (c) To act as factors, commission merchants and agents for others in respect to articles, effects, goods, wares and merchandize in which the company is authorized to deal; (d) To buy, purchase, lease or other-

wise acquire such property movable and immovable as may be necessary for the purposes of the company's business and to construct, purchase or lease all such premises, buildings, apparatus, plant and machinery as may be deemed necessary or expedient in connection with the business of the company and the same to sell, lease or otherwise dispose of; (c) To apply for, obtain, register, lease on royalty or otherwise, hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any trade-marks, names, patents of invention, improvements and process under registration or otherwise useful to the business of the company, and to use, exercise, develop, grant license in respect of, or otherwise turn to account any such marks and invention; (f) To enter into any arrangements for sharing of profits or union of interest or co-operation with any other person or company and to promote, assist in promoting and become shareholders in any subsidiary, allied or other company having objects similar in whole or in part to those of this company; (a) To amalgamate with any other company having objects similar to those of the company; (h) To produce such light, power, heat and electricity or other agency similar or otherwise as may be necessary for the purpose of the company's business and to supply and distribute electricity for light, heat and power, provided always that the foregoing powers when exercised outside of the premises of the company shall be subject to all provincial and municipal laws and regulations; (i) To pay for any properties; rights or things required by the company and services rendered to the company, in bonds, debentures and fully paid-up shares of the company; (j) To do all acts and exercise all powers and carry on all business incidental to the carrying out of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'MODERN REALTY AND INVESTMENTS, LIMITED.'

Incorporated, November 26, 1909. - - - Amount of capital stock, \$300,000.

Number of shares, 30,000.—Amount of each share, \$10.

Corporate Members:—William Geraghty, manager, and Frederick Ernest Fox, accountant, both of Westmount, Que.; Charles Wellington Baker, and William Stanley Jones, accountants, both of Montreal, Que.; and Horace Charles Bartleet, accountant, of St. Louis, Que.

First or Provisional Directors:—Horace Charles Bartleet, William Stanley Jones, and Frederick Ernest Fox.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To buy, hold develop, sell, lease, pledge, exchange, improve and otherwise deal in and dispose of real estate and all other kinds of property or any interest and right therein; (b) To consolidate, connect, subdivide and improve lands for purposes of sale or otherwise and to convert and appropriate any such land into and for roads, streets and other conveniences; (c) To creet, construct, alter, improve, decorate, furnish, let contracts for, maintain and manage houses, buildings and works of every description; (d) To carry on the business of contractors in all branches, and to act as civil engineers, designers and architects for all kinds of constructions; (e) To manufacture, buy, sell and

deal in all kinds of building material, fittings and decorations; (f) To undertake and direct, on commission or otherwise, the management or sale of properties, movables or immovables and to carry on the business of real estate, insurance and general agents; (g) To take or hold mortgages or other securities for any sums due to the company and to sell, assign or otherwise dispose of the same; (h) To purchase, lease, sell or exchange mines, mining rights, timber limits, or licenses and water lots, privileges, powers and rights or any interests therein, and to develop and utilize the same and manufacture and deal in the products thereof; (i) To manufacture and produce steam and electricity for heat, light and power for the purpose of the company's business and to sell the surplus thereof, subject to all provincial and municipal laws and regulations in that behalf; (j) To subscribe for, purchase or acquire and hold either as owner or by way of collateral security or otherwise, and to sell, guarantee the sale of, and to hypothecate, pledge, assign, transfer or otherwise dispose of or deal in bonds, debentures, stocks, shares and other securities of any government or municipal or school corporation, or of any chartered bank or any other duly incorporated company, notwithstanding the provisions of section 44 of the said Act; (k) To offer for public subscription any shares, stocks, bonds, debentures or other securities of any corporation or company; (1) To promote, organize, manage or develop any corporation or company; (m) To transact and carry on a general agency and brokerage business and to act as agents and brokers for the investment, loan, payment, transmission and collection of money, for the transfer and recording of bonds, debentures, shares or other securities and for the purchase, sale, improvement, development and management of any property, business or undertaking, and the management, control or direction of syndicates, partnerships, associations, companies or corporations; (n) To invest the surplus funds of the company in the redemption of its own bonds or debentures; (o) To apply for, purchase, or otherwise acquire, in whole or in part, any patents, grants, secret processes, licenses, leases, concessions and the like which may seem calculated to benefit the company and to sell, use, exercise, develop or grant licenses in respect of the same or otherwise turn to account the property rights or information so acquired; (p) To sell, lease or otherwise dispose of the property and undertaking of the company, or any part thereof for such considerations as the company may think fit, and in particular for the shares, debentures, bonds or securities of any other company, notwithstanding the provisions of section 44 of the said Act; (q) To amalgamate with or to buy or otherwise acquire shares, bonds, debentures and other securities of any company having objects altogether or in part similar to those herein enumerated notwithstanding the provisions of section 44 of 'The Companies Act,' and to sell, hold, re-issue with or without guarantee, or otherwise deal in the same; (r) To issue and allot as fully paid up, stock of the company hereby incorporated in payment or part payment for any business, franchise, undertaking, property rights, powers, privileges, leases, licenses, contracts, stock, bonds or debentures or other property or rights, which it may lawfully acquire by virtue of the powers herein granted; (s) To guarantee the performance of contracts of any company, firm, person or persons with whom the company may have business relations; (t) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place, or guaranteeing the placing of any shares in the company's capital, or any debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business, whether as agents or otherwise; (u) To do all or any part of the above things as principals, agents or attorneys; (v) To do all such other things as are incidental or conducive to the attainment of the objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'ALEX, BREMNER, LIMITED,'

Incorporated, November 29, 1909. - - - Amount of capital stock, \$200,000.

Number of shares, 2,000.—Amount of each share, \$100.

Corporate Members:—Alexander Bremmer, trader; Alexander Wellwood Bremmer and
John Alexander Bremmer, clerks; George Benoît and Elliot Knox, accountants,

all of Montreal, Que.
First or Provisional Directors:—Alexander Bremner, Alexander Wellwood Bremner, and John Alexander Bremner.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(1) To engage in the manufacture, importation, sale and exportation, of cement, drain pipes, lime, plaster, bricks, clay, sand, stone, lumber and all products of any of the said materials, and to deal generally in all kinds of building materials and contractors' supplies; (2) To act as agent of any other persons or companies engaged in the manufacture, sale, importation or exportation of building materials and contractors' supplies; (3) To carry on the business of a general construction company and contractors, and to contract with any person, corporation, society or public body for the making, building, constructing and operation of all private and public works of every description, and to transfer, assign or sublet, in whole or in part, any of the said contracts; (4). To purchase, lease, take in exchange or otherwise acquire lands or interest therein, with any buildings or constructions erected thereon, and to erect buildings on any lands owned by the company, improve, alter and manage said lands and buildings, and to sell, lease, exchange or dispose of the whole or any portion of said lands and buildings, and to take and hold mortgages or other securities, for any unpaid balance of the purchase price of any of the lands and buildings so sold, and to dispose of said mortgages and securities; (5) To purchase and acquire any business of a similar nature and any interest or control in any business of a similar nature as that of the company and to pay for the same in cash or paid-up shares of this company; (6) To acquire, own, sell, lease and dispose of shares, debentures and securities in any other company notwithstanding the provisions of section 44 of the said Act, and to amalgamate and share profits with any person or company having objects similar to this company; (7) To sell or dispose of the undertaking of the company, in whole or in part, for such consideration as the company may think fit, including shares, debentures or securities of any company having objects similar, or in part similar, to those of this company; (8) To acquire such trade-marks, patent and trade rights as may pertain or be incidental and useful to the business and purposes of this company; (9) To acquire and take over as a going concern the assets, liabilities and good-will of the business heretofore and now being carried on by Alexander Bremner, at the City of Montreal, as dealer and importer of all kinds of building materials and to pay for the same in fully paid-up and non-assessable shares of this company; (10) To do all acts and exercise all powers and carry on all business germane to the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'BRITISH & COLONIAL PRESS SERVICE, LIMITED.'

Incorporated, November 29, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 2,000 .- Amount of each share, \$50.

Corporate Members:—Thomas Muir, journalist; Jean Ernest Saucier, mine owner; Maurice Tétreau, student; Walter George Mitchell and René Chênevert, advocates, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To receive news and other matter, and to sell, deliver, distribute or transmit the same to newspapers, journals and periodicals throughout the British Empire and elsewhere, by mail, wire, wireless or cable; (b) To carry on the business of printing, engraving, lithographing, bookbinding, stereotyping, electrotyping, syndicating and any business of a nature similar to the trade of printing and publishing; (c) To print, publish and sell newspapers, books, magazines, periodicals, pamphlets and advertisements, and to act as agent for the printing, publishing, and sale of the same: (d) To acquire by purchase or otherwise and dispose of the copyright of any book, article, story or stories and engraving, which may be copyrights and others; (e) To prepare or acquire by purchase or otherwise and dispose of any literary, scientific, or artificial works, translations or compositions, as well as syndicate articles for simultaneous publication or otherwise, and correspondence special or syndicate, manuscript or telegraphic; (f) To act as special agent for publishers, printers, and to supply general news articles to newspapers; (g) To manufacture, buy, sell or dispose of ready prints, patent plates, bases, type, printing machinery, or any other machinery for use in printing establishments; (h) To buy, or otherwise acquire newspapers, periodicals and magazines, together with the machinery, good-will, stock and other things required for such business; (i) To purchase and acquire any business of a similar nature or any interest or control therein and to pay for the same in cash or shares of this company; (j) To purchase and hold shares and bonds of any company carrying on business of a like nature, notwithstanding the provisions of section 44 of 'The Companies' Act,' 1906; (k) To acquire such property movable and immovable, as may be necessary for the purpose of its business by purchase, lease or otherwise, together with such buildings, apparatus, plant and machinery, and the same to sell, lease or otherwise dispose of in whole or in part: (1) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'WILSON & LAFLEUR, LIMITEE.'

Incorporated. November 29, 1909. - - - Amount of capital stock, \$80,000.

Number of shares, 800 .- Amount of each share, \$100.

Corporate Members:—Joseph Marcelin Wilson, wholesale merchant; Théophile Lafleur, stationer; Emile Rolland, printer; and Dame Adèle Martin Wilson, wife of Wilfrid J. Wilson, all of Montreal, Que.; and Jean Adolphis Wilson, trader, of Plantagenet, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To print and publish newspapers, reviews and books of all kinds; to carry on business as stationers, publishers, printers. binders, to supply stationery, costumes, furniture and office requisites; to establish, equip, and work printing and binding establishments; to manufacture pulp and paper; to buy, sell, import and export such goods and merchandise wholesale and retail: to act as public auctioneers, brokers, commission merchants and trustees; (b) To acquire by grant, purchase, lease, exchange, or otherwise, and to own, use, construct, improve, manage, lease, sell all rights or things movable and immovable, real or personal; to construct and erect buildings of all descriptions on the company's land, or on any other immovable property; (c) To buy, lease, exchange, and operate lands, timber berths, forest rights, mines and mining rights; to buy, acquire, use, sell, lease, exchange, convey any copyrights, literary privileges, artistic and industrial rights, trade-marks, rights, patents, licenses, franchiscs, as may be deemed useful for the purposes of the said company; (d) To construct factories, to acquire by lease, purchase, sale or otherwise, and operate water-powers or other powers, and to produce, lease, sell and distribute the energy resulting therefrom, that is to say, steam, electricity and compressed air, as also heat, light, and mechanical power, subject to provincial and municipal laws and regulagations of any person or company carrying on business similar to that of this company; (f) To acquire and carry on the stock-in-trade, good-will, and assets real or personal, movable and immovable of the firm Wilson & Lafleur, at Montreal, and assume the liabilities thereof; (g) To promote and organize other companies having objects similar to those of this company; to amalgamate with any other company having objects similar to those of this company; (h) To take, subscribe, or otherwise acquire, or to guarantee the shares or bonds of any other company carrying on business similar to that of this company; (i) To make advances of funds, lend money, borrow or guarantee loans, and to aid or otherwise assist, by way of bonus, loans, promises, pledges, endorsations, guarantees, obligations, debentures, any person or corporation in which this company is interested or has business relations; (i) To act as employee, agent or manager of any such person or corporation, and to guarantee the execution of any payments, contracts, liabilities, debts or obligations taken over from this company; (k) To amalgamate, unite, or enter into arrangements for the sharing of profits or of interests with any person or corporation carrying on business similar to that of this company; (1) To take, acquire, keep and appropriate in consideration and as a guarantee for the sale of merchandise, work done, services rendered, shares, debentures, bonds, mortgages, chattel mortgage, deposits, liens, privileges, pledge or other securities, from any person or company carrying on a business similar to that of this company; (m) To allot or distribute, in specie, the whole or any part of the company's assets, among the members and shareholders of the company; to invest the whole or any part of the company's profits, or its reserve fund, or any fund other than its capital stock, in shares, bonds, debentures of any other company or corporation, or in hypothees, chattel mortgage, movable and immovable property, copyrights, literary, artistic or industrial privileges, patents, brevet rights; to sell, exchange or otherwise dispose of all investments and make new investments; to make and issue, receive and accept promissory notes, bills of exchange, and any other negotiable stock; (n) To give cash or paid-up shares, preferential or common, or bonds or debentures of the company, as the purchase price of the stock-in-trade and other rights of the firm of Wilson & Lafleur, and as the purchase price of the stockin-trade, interests, assets and rights of any other person or company, or for

services rendered, or to be rendered to the said company; (o) To do all acts and to excrete all the rights incidental or conducive to the carrying out of the objects for which this company is incorporated; (p) To order and declare that no sale nor transfer of the company's shares shall be legal unless made with the con-ent of the directors, and that no shareholder, his heirs, executors or administrators shall be allowed to sell and transfer his or their shares unless and until his or their shares been offered to the other shareholders at the price fixed and determined by a majority of the shareholders. To establish branches throughout Canada and elsewhere.

·BAILLOT'S GAS AND STEEL MACHINE COMPANY, LIMITED.'

Incorporated November 30, 1909. - - - Amount of capital stock, \$45,000.
Number of shares, 900.—Amount of each share, \$50.

Corporate Members:—Louis Joseph Béique, advocate; Alphonse Baillot, menufacturer; André Ménager, engineer; Frédéric Auguste Béique, advocate; and Jules Baillot, mechanist, all of Montreal, Que.

First or Provisional Directors:—Louis Joseph Béique, Alphonse Baillot and Frédéric Auguste Béique,

Chief place of Business:--City of Montreal, Que.

Objects of the Company:-(a) To construct, manufacture, lease, sell, purchase and operate steel plants, gas generators, gas motors, electric plants, poles, wires, furnaces and grates, foundries, machine shops, repair shops, and all accessories; (b) To engage in any other manufacturing or construction business necessary for the aforesaid purposes or which may render more profitable the undertaking of the company; (c) To manufacture, accumulate, transmit and supply steam, electricity or other power for the purpose of light, heat and motive power or any other purpose for which the same may be used; Provided, however, that any supply of steam, electricity or other power beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (d) To carry on the business of electricians, mechanical engineers, suppliers and dealers in and manufacturers of all articles and things required for and capable of being used in connection with the generation, distribution, supply, accumulation, and employment of electricity, motive power, steel plants, foundries, machine shops, repair shops; (e) To acquire, hold, lease, dispose of and generally to deal in and with mines, mining lands, and mining rights, to mine any and all metals, to engage in mining in all its branches and to sell and dispose of and generally deal with its products; (f) To take over, acquire, hold, use, sell, lease, exchange, such properties real and personal as may be deemed necessary or expedient for the purposes for which the company is incorporated; (g) To apply for, purchase or otherwise acquire any patents of invention, patent rights, licenses, concessions and the like conferring any secret or other information as to any invention, and to sell, lease and otherwise dispose of same; (h) To promote, organize, manage or develop or to assist in the promotion, organization, management or development of any corporation, company, syndicate, enterprise or undertaking for the purpose of acquiring the whole or any part of the business of the company or for the purpose of carrying on any business subsidiary to that of the company; (i) To enter into partnership or any arrangement for 29-20

sharing profits, union of interest, co-operation, joint adventure, reciprocal concession, or otherwise with any person or company carrying on, or about to carry on any business or transaction which this company is authorized to carry on, or any husiness or transaction capable of being conducted so as to directly or indirectly benefit this company; (j) To purchase for cash or other consideration including paid-up shares of the capital stock of the company all and any of the business, franchises, undertakings, properties, rights, powers, privileges, bonds and debentures, letters patent, contracts, real estate, good-will and assets and other property of any person, company or municipal corporation which it may lawfully acquire in virtue hereof; (k) To purchase or otherwise acquire and to hold, own and possess, stock, shares and bonds in, or issued by companies, or corporations carrying on a business or exploiting an industry of a similar nature, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of such stock, shares and bonds; (1) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, detentures or security in other companies, belonging to the company or which the company may have the power to dispose of, and (m) To do all acts and exercise all powers and to carry any business incidental to the proper fulfilling of the objects for which the company is incorporated; (n) To sell and dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, or securities of any other company or corporation: (a) To procure the company to be registered, licensed or otherwise recognized in any foreign country, and to designate and appoint persons therein as attorneys or representatives of this company with full power to represent this company in all matters according to the laws of such foreign country, and to accept service for aud on behalf of this company of any process or suit. The operations of the company to be carried on throughout the Dominion of Canada and else-

'E. C. ST. AMOUR, LIMITED.'

Incorporated, November 30, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members: —Emile Christin dit St. Amour, real estate agent; Léon Garneau and Alexander Rives Hall, advocates; Conrad Elzéar Lamoutagne, insurance clerk; and Alexis Pepin, student-at-law, all of Montreal, Que.

First or Provisional Directors:—Emile Christin dit St. Amour, Léon Garneau and Alexander Rives Hall.

Chief place of Business:--City of Montreal, Que.

Objects of the Company:—(a) To acquire by purchase, lease or otherwise, and to own real estate; (b) To construct dwelling houses and other buildings upon such real estate or any part thereof; (c) To sell, lease, convey, exchange, dispose of, or otherwise deal with, such real estate or any portion thereof, and to develop, improve, and lay out any such property in building lots, streets, lanes, squares or otherwise; (d) To make advances by way of loans to purchasers or lessees of any part of the company's real estate for building purposes, or other improvements, to aid by way of advances or otherwise in the construction and maintenance of

road*, streets, waterworks, sewers and other works of improvement calculated to render the company's property more accessible and to enhance its value: (e) To construct, maintain, improve, develop, work, control and manage hotels, restaurants, parks, gardens, wharves, roads and other works and conveniences, and in particular to acquire, lease, own or operate boats, and yachts in connection with such hotels, restaurants and parks, and to contribute or otherwise assist or take part in the construction, maintenance, development, working, control and management thereof; (f) To act as agents in the management, sale and purchase of property, and generally to transact business as financial agents; (q) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on: (h) To operate the works or undertakings, in whole or in part. of any person or corporation carrying on or authorized to carry on any business within the purposes of the company, and to acquire and hold the shares or bonds of any corporation having the power to carry on any like business, notwithstanding the provisions of section 44 of the said Act; (i) To remunerate any person or company for services rendered, or to be rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company, or the conduct of its business; (i) To sell or otherwise dispose of any portion of the real estate or other property owned by the company for such considerations and upon such terms and conditions as the company shall see fit, and to accept cash, shares, debentures, stock or securities of any other company having objects similar, in whole or in part, to those of this company, in payment or part payment therefor, notwithstanding the provisions of section 44 of the said Act; (k) To amalgamate with any other company having objects in whole or in part similar to those of this company; (1) To acquire and own any business, franchise, undertaking, property, rights, privileges, leases, contracts, real estate, stock, assets and other rights which the company may lawfully acquire by virtue hereof. The operations of the company to be carried on throughout the Dominion of Canada and slsewhere.

Supplementary Letters Patent, issued March 10, 1910, to

'E. C. ST. AMOUR, LIMITED.'

Changing the name of the said company to that of

"I A COMPAGNIE D'IMMEUBLES DE MONTREAL, LIMITEE."

Supplementary Letters Patent, issued November 30, 1909, to 'THE MARTIN-SENOUR COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$100,000 to the sum of \$150,000, being an addition of 500 shares of \$100 each to the present capital stock.

'LESAGE PACKING AND FERTILIZER COMPANY, LIMITED.'

Incorporated, December 1, 1909. - . Amount of capital stock, \$99,000.

Number of shares, 990.—Amount of each share, \$100.

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Corporate Members:—Oscar Hardy dit Lesage, manufacturer; Joseph Raoul Claude and Lucien Morin, traders; Thomas James Fisher, merchant; and Hubert Raymond, broker, all of Montreal, Que

First or Provisional Directors:—Oscar Hardy dit Lesage, Joseph Raoul Claude and Lucien Morin.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To buy, sell, keep, raise, trade and deal in live cattle of every description, including sheep, lambs and hogs; (b) To buy, sell, manufacture and deal in the slaughtered and dressed meats, including smoked, canned and preserved meats and all products and by-products arising out of or produced in the operation of the said business; (c) To slaughter and have slaughtered cattle and animals of all kinds; (d) To construct, establish, equip and operate abattoirs and cold storage plants, stock yards and meat packing esablishments; (e) To establish, build and operate markets, stockyards, rendering houses and any establishments or premises necessary or useful for the carrying on of the company's business; (f) To manufacture, prepare, buy, sell and deal in hides, tallows, grease, oil, lard, soap, glue, fertilizers and other like substances and in all products and substances necessary and useful in the preparation of same; (g) To build, establish, purchase, lease or otherwise acquire, maintain and operate warehouses, factories, stores, shops and other establishments, plants and machinery necessary for the purposes of the company's business, and for buying, making, preparing, storing, or selling any or all of the aforesaid articles and all others of a kindred nature or necessary or useful to the business of the company; (h) To make contracts with corporations of cities, towns or other municipalities for the purchase of dead animals and carcasses, and to own and use cars, and vehicles for transporting, conveying and hauling live and dead animals; (i) To develop and operate any water-power or water-powers, and to generate, produce and accumulate electric and electro-motive forces, or other similar agency for the production of light, heat or power, for the purposes of the company, with power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat or power purposes to any person or corporation on such terms as may be agreed upon; provided that the foregoing powers, when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf: (i) To apply for, purchase or otherwise acquire any patents of fivention, grants or licenses to use any invention, trademarks, copyrights or similar privileges relating to the purposes of the company and germane thereto, and to sell or otherwise dispose of the same as may be decemed most desirable; (k) To purchase or otherwise acquire, hold, lease, sell or otherwise dispose of any real estate, lands and buildings or any rights therein or thereto necessary or useful for the carrying on of any of the company's business; (1) To purchase or otherwise acquire from any corporation or individual, and to operate any business connected with or similar to the purposes for which incorporation is sought and any lands, properties, buildings, plant, stock, rights, contracts and liabilities appertaining to the same and to pay for any such in fully paid-up and non-assessable shares or bonds, debentures or other securities of the company; (m) To acquire and take over as a going concern the assets, liabilities and good-will of the business heretofore and now being carried on by O. H. Lesage, at St. Leonard de Port Maurice, consisting in the preparation and manufacturing of fertilizers, soap, grease, tallow, and other like products, and to pay for same in fully paidup and unassessable shares of this company; (n) To sell or otherwise dispose

of its business or undertakings or any part thereof for such consideration as the company may deem fit and in particular for shares, debentures or securities of any other company having objects similar or partly similar to those of this company and to amalgamate with any other such company; (0) To purchase, acquire, hold, sell and dispose of shares in any other company having objects similar to those of this company and to pay therefor in fully paid-up and non-assessable shares of this company if desired, notwithstanding the provisions of section 44 of the said Act; (p) To pay for any property, rights or things required by the company or for services rendered to the company in fully paid-up and non-assessable shares of the capital stock of the company, if desired; (q) To acquire by purchase, lease, concession, license, exchange, or other legal title any and all rights, properties or things necessary or useful in the opinion of the company, and to alienate, cede, transfer and lease or otherwise dispose of and deal with the same: (r) To do and perform all such acts, matters and things as are necessary to the attainment of the above objects or the carrying out of the purposes of the company as atoresaid. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE ONTARIO AND WESTERN CO-OPERATIVE FRUIT COMPANY. LIMITED.'

(Cancelled and re-issued February 28, 1910).

Incorporated, December 2, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 20,000.—Amount of each share, \$5.

Corporate Members:—Mary Moylan, Isabel Suddaby, Robert Gowans and Henry Chambers, solicitor's clerks; Alexander Murray Garden, student-at-law; John Francis Lash; and Samuel Goodman Crowell, barristers-at-law; William Bain, book-keeper; and James Steller Lovell, accountant, all of Toronto, Ont.

First or Provisional Directors:—The said corporate members.

Chief place of Business :- City of St. Catharines, Out.

Objects of the Company:-(a) To purchase, sell and deal in fruits, vegetables, grains, meats, fish, fowl and game, and to manufacture, purchase, or sell and deal in all kinds of canned, preserved, pickled and cured fruits, vegetables, grains, meats, fish, fowl and game and extracts, syrups, jams, marmalades, essences, sauces, relishes, jellies, aerated or evaporated fruits, cider and cider vinegar, and for the more economical carrying out of the said undertaking, to buy and sell all kinds of fruits, vegetables and meats; (b) To carry on the business of wholesale and retail merchants in all kinds of goods, wares and merchandise and especially in fruits, vegetables, grains, meats, fish, fowl and game; also the business of general warehousemen in all its branches, and generally deal in all produce, provisions, fruits, materials and goods of every description; (c) To carry on the business of a general cold storage and refrigerator company in all its branches, including the supply by the company to others of refrigerated brine for cold storage purposes; (d) To manufacture, buy, sell, trade, deal in and with all implements, appliances, boxes and utensils used, necessary or convenient for use in connection with the business of the company; (e) To issue

certificates, receipts and warrants negotiable or otherwise to persons warehousing goods with the company; (f) To manufacture, raise, purchase, sell and otherwise deal in eggs, butter, cheese and all other farm, field, orchard, garden and dairy products; (g) To establish and maintain wholesale and retail shops and generally to carry on any business undertaking which may seem to the company capable of being carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (h) To buy, build, construct, improve and maintain:-(1) Canning factories and warehouses; (2) Platforms and sheds along the line of any railway or electric railway company; and (3) Docks, wharves, and sheds; (i) To acquire by purchase, license or otherwise and to convey, sell or assign, patent rights and trade-marks relating to the business of the company and to pay and receive royalties thereon and to use, exercise, develop and grant licenses in respect thereof; (i) To promote and assist financially by guarantee, advances or otherwise the enterprises and undertakings of other corporations with which or persons with whom the company shall have business relations; (k) To acquire and hold as security for any indebtedness to the company any real estate, lands, tenements and mortgages or hypothecs thereon and to sell, assign and convey the same; (1) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, debentures and other negotiable or transferable instruments; (m) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (n) To enter into any arrangemets with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (o) To purchase, take on lease or in exchange, hire or otherwise, acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade; (p) Notwithstanding section 44 of the said Act to take or otherwise acquire and hold shares in any other company having objects similar to those of the company or carrying on any business capable of being conducted so as to benefit this company and to promote and subscribe for shares of stock in any company or companies which may be incorporated inter alia for the purpose of acquiring all or any of the property and liabilities of this company or for any purpose which may be calculated to benefit this company; (q) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and to receive, acquire, hold, enjoy and dispose of shares, lands, debentures, mortgages or other securities as part of such consideration; (r) To distribute any of the property of the company in specie among the shareholders; (s) To lend money to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (t) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and

periodicals and by granting prizes, rewards and donations; (u) To do all such other things as are incidental or conducive to the attainment of all or any of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued December 3, 1909, to

'THE RETAIL MERCHANTS PUBLISHING COMPANY OF CANADA' (LIMITED).

Increasing the capital stock of the said company from \$15,000 to the sum of \$100.-000, being an addition of 850 shares of \$100 each to the present capital stock.

'THE ABELL COMPANY, LIMITED,'

Incorporated, December 7, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 2,000.-Amount of each share, \$10.

Corporte Members.—Bartle Edward Bull and James George Shaw, barristers; William Roland Williams, book-keeper; Mae Laidlaw, and Ruby Simpson, stenographers, all of Toronto, Ont.

First or Provisional Directors:—Bartle Edward Bull, James George Shaw and William Roland Williams.

Chief place of Business -City of Toronto, Ont.

Objects of the Company:—(a) To carry on business as tailors and generally to manufacture, sell and deal in men's clothings and all articles of men's wear; (b) To purchase the business and assets connected therewith of David Gamble in accordance with the provisions of an agreement made by the said Gamble with the trustee for the company bearing date the 27th day of November, 1909. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'FASSETT LUMBER COMPANY, LIMITED,'

Incorporated, December 7, 1909. - '- - Amount of capital stock, \$1,000,000.

Number of shares, 10,000,-Amount of each share, \$100.

Corporate Members:—Louis Boyer and Louis Gosselin, advocates; Andrew West Murray, chief clerk; Edouard Henri Merrill, commercial agent; and Anna Maude Browne, book-keeper, all of Montreal, Que.

First or Provisional Directors:—Louis Boyer, Louis Gosselin and Andrew West Murray. Chief place of Business:-Village of Fassett, Que.

Objects of the Company:—(a) To acquire, hold and develop timber limits and areas of every kind and description under lease, purchase or other title, and to carry on the general business of lumbering and the manufacture, sale and purchase of lumber and timber products of every kind and description; (b) To construct, own and operate mills, factories and workshops for the manufacture of lumber and wood products of every kind and description; (c) To utilize and develop water courses and powers for the floating and storing of lumber, the generation of power and electric energy to use the said power and energy in the operation of the mills, factories and workshops of the company; (d) To erect power houses for the purposes of developing and distributing electric energy, lighting and power plants, to enter into contracts for the supplying of electric light and power, and generally to use and dispose of all surplus energy and power that the company may develop in any manner and by any title whatsoever; provided however that any disposition thereof beyond the lands of the company shall be subject to any local and municipal regulations in that behalf; (e) To own and operate plant and refineries for the manufacture of all kinds of chemical products, whatsoever, manufactured, distilled or otherwise produced from the refuse of the company's lumbering or mill operations and to sell and dispose of the same in any manner whatsoever; (f) To erect, own or lease dwellings, halls, clubs or other buildings for the purpose of the company's business or the housing or accommodation of its officers, employees or other persons; (g) To enter into contracts for the construction of mills, factories, dams, buildings or other erection in which lumber forms a prominent or essential part and for any con-ideration whatsoever; (h) To build, equip and navigate boats, barges and floats of any kind for the purposes of moving or conveying the company's products, to operate the same by any kind of power and to build wharves, docks and warehouses in connection therewith, and use and dispose of the same; (i) To own and carry on stores, shops, and mercantile houses for the purposes of dealing in general merchandise, buying and selling or otherwise disposing of the same, and to lease, sell or otherwise use the said stores and shops; (j) To utilize and dispose of the surplus steam or other power generated by the company for the supplying of heat by means of conduits or pipes and to enter into all kinds of contracts whatsoever to use and dispose of the said power and energy: Provided, however, that any such supply shall be subject to local and municipal regulations in that behalf; (k) To construct and maintain roads, bridges and tramways for the conveyance of employees, products and property of the company upon vehicles of any kind, operated by horses, electric power or otherwise, but solely upon the company's property, either leased or owned by it, or upon the property of such persons with whom it may arrange therefor; (1) To do all manner of things by way of manufacturing, lumbering, contracting and the carrying on of a mercantile business that may be necessary or accessory to the company; (m) To enter into any agreement with the Haskell Lumber Company, Limited, for the acquisition of the property and rights of the said company, including the good-will of the business carried on by it for and in consideration of the bonds or shares of the company, and to acquire by lease, purchase or other good and valid title and contract, any or all of the assets of the said Haskell Lumber other outstanding obligations, either in exchange for the shares, bonds or other undertaking of the company, or any other good and lawful consideration, and for the purposes hereof to enter into any form of lawful contract with the said Haskell Lumber Company, Limited, its creditors, shareholders or any other per-

sons interested therein; (a) To acquire by purchase, exchange or otherwise shares in any other company incorporated or organized for like or analogous purposes, either for or in exchange for stock, bonds, debentures or other securities of the company, or any other good and lawful consideration, notwithstanding the provisions of section 44 of the said Act. The operations of the company to the c

'THE GUAY LUMBER COMPANY, LIMITED.'

Incorporated, December 7, 1909. - - - Amount of capital stock, \$49,900.

Number of shares, 499.-Amount of each share, \$100.

Corporate Members:—Louis Alphonse Guay, clerk; George Ball, lumber merchant; and John Findlay, real estate agent, all of Montreal, Que.; Elzéar Edouard Guay, lumber merchant; Alfred Richards, gentleman; and Clarence Edgar Holden, ship-owner, all of Whitehall, N.Y., U.S.A.

First or Provisional Directors:—George Ball, Alfred Richards, Elzéar Edouard Guay and Louis Alphonse Guay.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on business as a timber and lumber merchant, saw and planing mill proprietor and manufacturer of lumber and wooden ware and timber grower; to buy, sell, grow, prepare for market, manipulate, export, import and deal in timber, lumber and wood of all kinds, and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used, and to acquire by purchase or otherwise timber and lumber of every description and to acquire, hold and dispose of timber limits, timber lands, logs, and licenses and to manufacture, buy and sell pulp and paper or any product in which pulp and paper may be used; (b) To purchase, lease or acquire water or other power and to use the same and to lease or otherwise dispose of any surplus thereof, provided that any disposition of water or other power beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (c) To purchase, construct, charter and navigate steam or other vessels and to construct and operate on the property of the company or on property acquired for the purpose, tramways and railway sidings; (d) To purchase, sell and deal in coal, wood and other fuels and building materials; (e) To purchase, lease, take in exchange or otherwise acquire lands or interests therein together with any buildings or structures that may be on the said lands or any of them, and to sell, lease, exchange, or otherwise dispose of the whole or any portion of the lands, and all or any of the buildings or structures that are now or may hereafter be erected thereon, and to take such security therefor as may be deemed necessary, and to improve, alter and manage the said lands and buildings; (f) To take or hold mortgages for any unpaid balance of the purchase money on any of the lands, buildings or structures so sold, and to sell or otherwise dispose of said mortgages; (g) To guarantee and otherwise assist in the performance of contracts of persons, firms or corporations with whom the company may have dealings, and to assume and take over such contracts in default; (h) To contract for, build, construct and equip public and private buildings; (i) To invest in and acquire and hold the bonds, debentures and shares of other companies with which

the company hereby incorporated is empowered to contract or carrying on a business similar to that of this company, notwithstanding the provisions of section 44 of the said Act; (i) To distribute amongst the shareholders of the company in kind any property of the company, and, in particular, any shares, bonds, debentures or securities of any other companies belonging to the company hereby incorporated, or of which the company hereby incorporated may have the power of distribution; (k) To manufacture, buy and sell hardware and kindred goods and articles; (1) To conduct a general plumbing, heating and sheet metal business, and to manufacture, sell, import and deal in plumbing, heating, engineering, electrical, gas, hardware, metal and water works supplies; (m) To quarry, manufacture and sell all kinds of stone natural or artificial and to manufacture and sell all kinds of cement; (n) To manufacture, sell and deal in sewer pipes, bricks, terra-cotta and all products of clay, sand or cement; (o) To carry on the business of a general merchant for all the said above purposes; (p) To act as agents for traders, dealers and manufacturers of and in articles of the character which the company is authorized to manufacture or deal in; (q) To acquire any other business of the nature or character which the company is authorized to carry on and the good-will thereof on such terms as to the payment of the same by issue of stock or bonds of the company or otherwise as may be agreed upon; (r) To sell the undertaking in whole or in part and to amalgamate with any other company; (s) To enter into any arrangement for sharing profits and interest or otherwise with any person or company carrying on or about to carry on any business or transaction which this company is authorized to carry on or engage in, and to take or otherwise acquire shares and securities of any such company and to sell, hold and re-issue, with or without guarantee, or otherwise deal in the same; (t) To do all acts and exercise all powers and to carry on all business incidental to the proper fulfilment of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'JAMES RICHARDSON & SONS, LIMITED.'

Incorporated, December 7, 1909. - - - Amount of capital stock, \$750,000.

Number of shares, 7,500.—Amount of each share, \$100.

Corporate Members:—Henry Wartman Richardson, James Armstrong Richardson and George Taylor Richardson, forwarders; Agnes Macausland Richardson, spinster; Agnes Richardson, widow; and Kathleen Margaret Richardson, spinster, all of Kingston, Ont.

First or Provisional Directors:—Henry Wartman Richardson, James Armstrong Richardson and George Taylor Richardson.

Chief place of Business:-City of Kingston, Ont.

Objects of the Companys—(a) To carry on an elevator and warehouse business and for that purpose, inter alia, to creet, sequire, lease, maintain and operate elevators, grain storage and cleaning plants and warehouses, the latter either for grain or general merchandise; to store and clean grain; to store and handle merchandise, goods, and chattles of any and all kinds; to deal in grain and flour, and to purchase, hold and sell the same, either for themselves or as agents for others; (b) To carry on a grain milling business and for that purpose, inter alia, to erect,

acquire, maintain, lease, and operate flour mills, oatmeal mills, linseed mills and other mills for the manufacturing of flour, oatmeal, linseed oil and cake and other products and by-products of grain, or products or by-products of which grain shall form a constituent part; (c) To carry on the business of forwarding and transporting of goods and passengers and of wharfingers and warehousemen; (d) To buy, sell and make advances on grain, lumber, merchandise, coal, live stock and other movable property upon commission and otherwise; (e) To can and preserve fruits, vegetables, fish and meats; (f) To build, purchase, charter lease or otherwise acquire any wharves, elevators, docks, barges, or steamers, and generally any real or personal property including patents, which the company may think necessary or convenient for its business, and to dispose of the whole or any part thereof as deemed best; (g) To use the funds of the company to purchase and acquire the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold, pledge, hypothecate or otherwise dispose of such shares, bonds or other securities, notwithstanding the provisions of section 44 of the said Act; (h) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities, or otherwise, any corporation in the capital stock of which the company holds shares, or with which it may have business relations; (i) To make, allow and issue in payment or exchange, in whole or in part, for any real or personal property, right, license or privilege which may be purchased, taken or leased or otherwise acquired by this company, shares of the unissued capital stock of the company as fully paid-up and nonassessable, in accordance with the terms and provisions of any agreement that may be made in that behalf, by and between the company and any such vendor, lessor, or grantor at or before the issue of such paid-up shares; (j) To lend money to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (k) To sell, lease or otherwise dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (1) To sell, improve, manage, develop, exchange, lease, mortgage, dispose, turn to account, or otherwise deal with, all or any of the property and rights of the company; (m) To do all such other things as are incidental or conducive to the attainment of the above objects; (n) To amalgamate with any other company having objects altogether or in part similar to those of this company; (o) To carry on any business which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company, or calculated directly or indirectly to enhance the value of, or render profitable any of the company's property or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'LIPTON HOTEL CO., LIMITED.'

Incorporated, December 7, 1909. - - - Amount of capital stock, \$250,000.

Number of shares, 2,500.—Amount of each share, \$100.

Corporate Members:—Francis Joseph Truaisch, manager; David Adair Doty, agent; Walter Joseph Bramley, eashier; Basilius Joseph Truaisch, clerk; and Thomas Bernard Lyons, accountant, all of Montreal, Que.

First or Provisional Directors:—Francis Joseph Truaisch, David Adair Doty and Walter Joseph Bramley.

Chief place of Business:-City of Montreal, Que.

Objects of the Company: - (a) To carry on the businesses of owning, leasing and operating restaurants, buying and selling cigars and tobacco in every form, of purchasing and selling liquors by wholesale and retail, conducting and leasing newsstands, and buving and selling books, papers, magazines and other articles in connection therewith; to provide and conduct newspaper rooms, reading and writing rooms, dressing rooms and other conveniences for the use of customers and others; to grant to other persons or corporations the right or privilege to carry on any kind of business on the premises of the company on such terms as the company shall deem expedient or proper; and to buy, sell, manufacture, alter and exchange, let or hire, export and deal in, all kinds of articles and things which may be required for the purposes of any of the said businesses or commonly supplied or dealt in by persons engaged in any such businesses or which may seem capable of being profitably dealt with in connection with any of the said businesses; (b) To build, erect, construct, manage and occupy buildings for hotel purposes, dwelling houses and clubs; to keep, manage, conduct and carry on hotels, and to carry on the business of hotel and inn-keepers; (c) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes, or the attainment of any one or more of the objects herein enumerated, or incidental to the powers herein named, or which shall at any time appear conducive or expedient for the protection or benefit of the corporation, either as holders of or interested in any property or otherwise; (d) To pay for services rendered in eash or in shares of the company; (e) To buy or acquire any similar business of the business of the company and to pay the same either in shares of the company or in cash: (f) To amalgamate with other companies carrying on similar business; (a) To acquire and take over as a going concern the license and business now being carried on by Francis Joseph Truaisch, manager, of the City and District of Montreal,-under the name of 'Lipton Café'and to pay for the same in shares of the company or in cash. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'MATHEWS, STEWART & ARMSTRONG, LIMITED!

Incorporated, December 7, 1909. - - - Amount of capital stock, \$75,000.

Number of shares, 750 .- Amount of each share, \$100.

Corporate Members:—Arthur Thomas Mathews and George Frederick Armstrong, merchants; and Duncan Stewart, commercial traveller, all of Westmount, Que.; Judson Gillard Lee, broker, of Lachine, Que.; and Walter Herbert Henders, book-keeper, of St. Louis, One.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-(ity of Montreal, Que.

Objects of the Company:—(a) To manufacture hats, caps and head gear of every description, and garments, furs and wearing apparel of every kind and nature; (b)

To carry on the business of importers, exporters, manufacturers' agents, and dealers in hats, caps and head goar of every description, garments, furs and wearing apparel of every kind and nature, and as general furriers, clothiers and outfitters, and as dressers and dyers of furs; (c) To acquire by purchase, lease or otherwise deal in and dispose of trade-marks, licenses, trade names, designs and inventions relating in any way to the whole or any of the objects of the company: (d) To acquire by purcha-e, lease or otherwise the business presently carried on by the firm of Mathews, Lee & Armstrong, including the assets, stock in trade, and good-will of the said business, and to pay for the same in whole or in part in bonds, securities, or fully paid-up and non-assessable shares of this company; (e) To acquire by purchase, lease or otherwise the whole or any part of the business, property, assets and liabilities of any person, partnership, or company carrying on any business similar to the one to be carried on by this company, and to pay for the same in bonds or paid-up shares of the present company; (f) To lease, sell or otherwise dispose of the undertaking and assets of the company, or any part thereof, for such consideration and upon such terms and conditions as the company may see fit, and in particular for shares, bonds, debentures or securities of any other company having objects similar to those of this company, and to endorse or guarantee such bonds or debentures; (g) To amalgamate with any other person or company carrying on a business similar to that to be carried on by the present company, or which may be carried on so as to benefit this company: (h) To do all such other things as are incidental or conducive to the attainments of the above objects or any of them. The operations of the commany to be carried on throughout the Dominion of Canada and elsewhere.

'THE GENERAL LAND AND INDUSTRIAL COMPANY, LIMITED.'

Incorporated, December 9, 1909. - - - Amount of capital stock. \$2,000,000.

Number of shares, 20,000,—Amount of each share, \$100.

Corporate Members:—James Steller Lovell, accountant; William Bain, book-keeper; Robert Gowans, Henry Chambers, Robert Musgrave Coates and Albert John Wise, solicitor's clerks, all of Toronto, Ont.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:—(a) To carry on business as a manufacturer of and dealer in logs, lumber, timber, word, netal; all articles into the manufacture of which wood or metal enters and all kinds of natural products and by-products thereof, and to carry on the business of a general dealer in merchandise; (b) To acquire by purchase or otherwise and hold lands, timber limits or licenses, water lots, water falls, water privileges or concessions and powers and rights and interests therein, and to build upon, develop, cultivate, farm, settle and otherwise improve and utilize the same, and to lease, sell or otherwise deal with or dispose of the same; and generally to carry on the business of a land and land improvement company; (c) To aid and assist by way of bonus, cash advances or otherwise with or without security settlers and intending settlers upon any lands belonging to or sold by the company, and generally to promote the settlement of said lands; (d) To establish stores for the sale of groceries, pro-

visions and general merchandise to settlers and intending settlers and others upon lands belonging to or sold by the company, or in the neighbourhood of such lands, and generally to carry on the business of general storekeepers and merchants; (e) To enter into contracts for, construct, execute, own and carry on all descriptions of works and to carry on the business of a general construction company and contractor; (f) To purchase, lease or acquire water-power and water privileges and to develop therefrom any water-power, electrical or other energy and to use the same in connection with their business and to transmit the same, and sell, lease or dispose of any surplus power, and to enter into working arrangements with other companies, persons, firms or corporations for the use thereof either for power or for electrical lighting purposes, and to establish, operate and maintain any electrical lighting, heating or power plant, and to sell and dispose of electric light, heat and power. Provided always that the rights and privileges hereby conferred upon the company to generate, sell and dispose of electrical energy for light, heat and power, when exercised outside of the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (a) To purchase or otherwise acquire, hold, pledge, hypothecate, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation, notwithstanding the provisions of section 44 of the said Act; (h) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company and necessary to enable the company to profitably carry on its undertaking; (i) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's business; and to issue in payment or part payment for any property rights or privileges acquired by the company, or for any guarantees of the company's bonds, or for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid-up and non-assessable, or the company's bonds; (i) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concession, right or privilege which any government or authorities, supreme, municipal or local, or any corporation or other public body, may be empowered to enact, make or grant, and to pay for, aid in and contribute towards carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof; (k) To raise and assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise, any corporation in the capital stock of which the company holds shares or with which it may have business relations, and to act as employee, agent or manager of any such corporation and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations; (1) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in; (m) To procure the company to be registered and recognized in any foreign country, and to designate persons therein, according to the laws of such foreign country, to represent this company and to accept services for and on behalf of this company of any process or suit; (n) To amalgamate with any other company having objects similar to those of this company; (0) To

lease, sell or otherwise dispose of the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company; (p) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking; (q) To do all or any of the above things in Canada or elsewhere and as principals, agents or attorneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE NATIONAL ENGINEERING COMPANY, LIMITED.'

Incorporated, December 9, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200 .- Amount of each share, \$100.

Corporate Members:—Richard Tuson Heneker, K.C.; Alexander Huntly Duff, and Walter Seeley Johnson, advocates; Walter Arthur Merrill, and Hugh Stowell Pedley, students-at-law, all of Montreal, Oue

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of electrical and mechanical engineers, manufacturers and dealers in electrical or mechanical devices, motive power, heat and light and all appliances, goods, wares and merchandise useful or convenient in connection therewith or required in the manufacture or sale of same, also the business of contractors and general engineers, and any business in which the application of electrical or mechanical energy is or may be useful or convenient; (b) To acquire by purchase, license or otherwise, or apply for and secure the issue of, or obtain patent rights, patents of invention, trade-marks, trade names, formulæ, devices, or trade processes convenient or useful in connection with the company's business, or that may be advantageously used or turned to account or calculated to promote or benefit the company's undertaking; (c) To carry on any other business, whether manufacturing or otherwise, which is germane to the objects for which the company is incorporated, or to its undertaking, and which may seem to the company capable of being conveniently carried on with its undertaking, or calculated to enhance the value of the company's property or rights; (d) To enter into any agreement for sharing profits, union of interests, joint adventure, or amalgamation with any person or persons, company or companies carrying on a business similar in whole or in part to the undertaking of the company and to take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act: and to sell, assign, transfer, or otherwise dispose of, deal in or guarantee any shares or securities or other evidences of indebtedness created by any other corporation or corporations having similar objects and, while the holder thereof, to exercise all the rights and privileges of ownership, including the right to vote thereon: (e) To issue and allot as paid-up shares of this company in payment of any of the property, rights or assets that this company is authorized to acquire, or to remunerate any person, firm or corporation for services rendered to the company; (f) To dispose of the undertaking of the company in whole or in part for such consideration, and under such conditions as may be determined

by by-law of the company duly sanctioned by a vote of two thirds of the shareholders, at a special general me ting called for that purpose; (g) To do all such other acts or things as are incidental or may appear conducive to the objects and undertakings of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'A. B. C. ELEVATOR AND WHARF COMPANY, LIMITED,'

Incorporated, December 10, 1909. - - - Amount of capital stock, \$3,000,000.

Number of shares, 30,000.-Amount of each share, \$100.

*'opporate Members:—Edward Hewetson Heaps, manufacturer; Thomas Herbert Worsnop, manager; James Wilson Heaps, mill manager; and Robie Lewis Reid, K.C., all of Vancouver, B.C.; and Louis Philip Strong, manager, of Calgary, Alta

First or Provisional Directors:—Edward Hewetson Heaps, Louis Philip Strong and Thomas Herbert Worsnop.

Chief place of Business:-City of Vancouver, B.C.

Objects of the Company:-(a) To carry on the business of grain growers, producers and buyers and grain elevator and warehousemen, including the buying, selling, receiving, storing, shipping, kiln drying, cleaning, separating, chopping crushing grinding and manufacturing of all kinds of cereals or grain into meal, provender, flour and other products; (b) To carry on the business of grist millers, and of grain, hay and feed merchants; (c) To carry on the cold-storage business in all its branches and to provide accommodation for all kinds of food stuffs and other merchandise requiring cold storage; (d) To acquire, purchase, build, hire, lease, sell or otherwise dispose of, and to equip, operate, and maintain grain elevators, cold storage warehouses, warehouses, oatmeal mills. and grain crushing, cleaning, separating and chopping mills, with all plant, machinery, tools and appliances suitable to be used in connection with the same; (e) To purchase, build, lease or otherwise acquire and to sell or otherwise dispose of docks, wharves, piers, engines, plants, machinery and all necessary appliances, sheds, stores and warehouses for the reception of wheat, grain and prairie, field and garden produce generally and all other kinds of goods, wares, merchandise and effects, and generally to carry on an elevator and storage business and in connection therewith to acquire by lease, license, purchase or otherwise, and to generate, produce, or otherwise make hydraulic, electric or other power and to utilize the same and dispose of any surplus power: Provided, that any disposition of hydraulic, electric or other power beyond the lands of the company shall be subject to local and municipal regulations in that behalf: (f) To build, acquire, own, charter, navigate and use steam and other vessels and craft, wagons, motors and other vehicles and generally to carry on by land and water a transportation business, including the business of lightermen, and stevedores: (a) To carry on the business of general merchants, importers, exporters, forwarding and commission agents; (h) To carry on the business of lumbermen in all its branches and of manufacturers of, and dealers in, logs, lumber, timber, wood, and all articles into the manufacture of which wood enters and all kinds of natural products thereof; (i) To issue certificates

and warrants, negotiable or otherwise, to persons warehousing wheat, grain, goods and other produce with the company and to make advances or loans upon the security of such goods or otherwise; (i) To purchase, take in exchange, lease or otherwise, acquire, sell, manage, improve, turn to account, dispose of or otherwise deal in any real or personal property, securities and any rights or privileges appertaining thereto which the company may deem to be necessary or convenient for the purposes of its business or otherwise, and in particular any 'land, buildings, easements, machinery, plant, tools and implements and stock-in-trade; (k) To manage, develop, advance on, sell or otherwise deal with or dispose of any interest, option or rights in and over concessions, grants, lands, leases and any real or personal estate or property of every description, and to work and develop the resources of and turn the same to account in such manner as the company may think fit, and in particular by reclaiming, clearing, draining, ditching, irrigating, paving, fencing, planting, building, letting on lease, farming, grazing and reforesting and by the establishment of experimental plots or farms or otherwise on any terms or system that may be considered advisable; (1) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise, with any person or company carrying on or engaged in any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money, to guarantee the contracts of or otherwise assist any such person or company, or of any customer and to take or otherwise acquire securities of any such person, company or customer, or shares of such company notwithstanding the provisions of section 44 of the said Act, and to sell, hold, or re-issue, with or without guarantee or otherwise deal with the same; (m) To sell, exchange, lease or otherwise deal with lands, rights, or other property or effects of the company, or any part thereof, of any kind or nature whatsoever or the undertaking of the company, or any part thereof, either to individuals, or companies, and to accept shares or debentures in other companies, and (in case of shares) either wholly or partly paid-up, as consideration for the above, and to hold, sell or otherwise dispose of such debentures and shares as may be deemed most expedient notwithstanding the provisions of section 44 of the said Act, and to guarantee the re-payment thereof or the payment of interest thereon; (n) To promote or assist in promoting any company or companies, joint stock companies or sociétés anonymes, for the purpose of taking over, acquiring or working any property and liabilities of the company, or for any other purposes which may seem directly or indirectly calculated to benefit the company; (o) To take or otherwise acquire and hold, sell, or otherwise dispose of. shares in any other company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company notwithstanding the provisions of section 44 of the said Act; (p) To enter into any arrangement with any authorities, supreme, municipal, local or otherwise, as may seem conducive to the company's objects, or any of them, and to obtain from such authorities any charter, rights, licenses, franchises, privileges and concessions which the company may deem advisable to obtain, and to carry out, exercise and comply with any such arrangements, rights, licenses, franchises, privileges or concessious: and, if deemed advisable, dispose of any such arrangements, charters, rights, licenses, franchises, privileges and concessions; (q) To apply for any Acts, Orders in Council, certificates, licenses or any other powers or authorities which the company may consider desirable for carrying out its objects or otherwise in the interest of the company and to oppose any proceedings or applications which to the company may seem calculated directly or indirectly to interfere with or prejudice its interests; (r) To apply for, purchase, or otherwise acquire 29 - 21

any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to use, exercise, develop, or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (s) To purchase, or otherwise acquire and undertake, the whole or any part of the business, property, liabilities and undertaking of any person, corporation or company carrying on or entitled to carry on any business which this company is authorized to carry on or which can be carried on so as to directly or indirectly benefit this company, or possessed of property suitable for the purposes of this company, (t) To amalgamate with any person or persons, or any company established for objects altogether or in part similar to the objects of the company, or otherwise, and for such consideration, either in shares or debentures of another company, or cash, as the company may think fit; (u) To invest the moneys of the company not immediately required, and to make advances upon such securities, stocks and shares and other property of all kinds, and in such manner as may from time to time be determined; (v) To distribute any of the property of the company among the members in specie; (w) To pay out of the funds of the company all expenses of, or incidental to the formation, promotion, registration and advertising of the company, and to remunerate any person or company for services rendered, or to be rendered in placing or assisting to place, or the guaranteeing the placing of any of the shares in the company's capital, any debentures or other securities of the company; (x) To do all or any of the above things above set out as principals, agents, contractors, trustees, or otherwise and by or through (u) To do all such things and to carry on such businesses as the company may think are incidental and conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'FEDERAL LAND AND INVESTMENT COMPANY, LIMITED.'

Incorporated, December 10, 1909. - - - Amount of capital stock, \$250,000.

Number of shares, 2,500.—Amount of each share, \$100.

Corporate Members:—Richard Joseph Kennedy, Patrick Sylvester Grace, and Harold Baird Bogart, salesmen; and John Howard Glen, draftsman; all of Ottawa, Ont.; and William Albert Wyman, draftsmau, of Cumming's Bridge, Ont

First or Provisional Directors:- The said corporate members.

Chief place of Business:--City of Ottawa, Ont.

Objects of the Company:—(a) To acquire by purchase, lease or otherwise, and to hold, use, improve, build upon, manage, lease, let, sell, dispose of, and deal in lands, tenements and hereditaments and immovables; (b) To erect, alter, repair, improve and maintain buildings upon any lands which the company may own or in which it may have any interest and generally to carry on the business of real estate dealers, and insurance and general agents; (c) To purchase or otherwise acquire from any person, partnership or company all or any business within the

objects of this company and any lands, property, privileges, rights, contracts and liabilities appertaining to the same, and to pay therefor in whole or in part in fully paid shares of the company; and in connection with any such purchase to undertake the liabilities of any person, partnership or association; (d) To enter into any arrangements for sharing profits, union of interest, co-operation, joint adventure or otherwise with any person or company carrying on or engaged in. or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to benefit this company, and to guarantee the honds or contracts of or otherwise assist any such persons or company, and to take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold, assign, transfer or otherwise deal with the same; (e) To acquire by purchase, lease, exchange or otherwise and to deal in mining and mineral lands, timber and fruit or farm lands, to develop and operate the same, and to manufacture and dispose of the products thereof; (f) To engage generally in all undertakings relating to real estate and in the course of such undertakings purchase, lease, exchange or otherwise acquire all or any rights, privileges or franchises suitable or convenient for any of the purposes of the company; (g) To do all such things as are incidental or conducive to the carrying out of the foregoing objects. The operations of the company to be carried on throughout the Dominion of Canada and clsewhere.

'THE TORREY ASBESTOS MACHINERY COMPANY, LIMITED.'

Incorporated, December 10, 1909. - - - Amount of capital stock, \$50,000.

Number of shares, 500.—Amount of each share, \$100.

Corporate Members:—Charles Glass Greenshields, and Edgar Reginald Parkins, advocates; Alexander Campbell Calder, manager; John Morton Montle, student; and Ralph Erskin Allan, secretary, all of Montreal, Que.

First or Provisional Directors:—Charles Glass Greenshields, Edgar Reginald Parkins and Alexander Campbell Calder.

Chief place of Business :-- City of Montreal, Que.

Objects of the Company:-(a) To carry on business as manufacturers of mining, milling and general machinery; (b) To buy, sell and otherwise deal in mining and milling, machinery and supplies of every description; (c) To acquire mills, machinery, and everything necessary for the due carrying on of the company's manufactuning and other business; (d) To apply for, to take out, holds purchase, or otherwise acquire patents of invention, leases, licenses and concessions conferring any exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, and which might seem calculated to benefit the company, and to use and dispose of such patents or information as to the company may seem proper; (e) To acquire the assets, properties, rights and undertakings of any firm, corporation or individual carrying on business similar to that carried on by the company, and to pay for the same wholly or in part in eash, bonds or stock of the company; (f) To acquire and hold shares, bonds or other securities of any corporation or company doing business similar to that authorized to be done by this company, 29-211

and as holders thereof, to exercise all the powers which might be exercised by the convers thereof, not withstanding the provisions of section 44 of the said Δ et; (g) To do all and every the acts and things necessary for the due and complete carrying out of the objects and purposes for which the company is incorporated, and to give full effect to the powers hereby cenferred upon the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued D cember 10, 1909, to

R. C. JAMIESON & CO. (Limited).

Increasing the capital stock of the said company from \$200,000 to the sum of \$450,000, being an addition of 2,500 shares of \$100 each ! the present capital stock.

Also extending the undertaking of the said company so as to embrace and include the following additional powers, that is to say: -(a) To acquire by purchase, lease or otherwise, property real and personal, and the good-will, franchises, rights. privileges, contracts and assets of any and every kind useful or incidental to the business of the company, upon such terms and conditions as may be deemed advisable, from any individual, firm or corporation and to pay for the same in cash or part cash or paid-up shares, bonds or other securities of the company, or otherwise as may be agreed upon, and to sell or otherwise dispose of or otherwise deal with the whole or any portion of the same; (b) To purchase or otherwise acquire inventions, patents, trade-marks, trade names, designs, secret or other processes covering or relating to the business of the company or any branch thereof, and to issue paid-up shares, bonds, debentures or other securities in payment either in whole or in part of the purchase price thereof; (c) To acquire, hold and own shares in any other corporation doing business of a like nature and to pay for the same either in eash or part eash or to issue fully paid-up shares of the company in payment or part payment therefor, or otherwise as may be arranged and to sell or otherwise deal with the same notwithstanding the provisions of section 44 of the said Act; (d) To amalgamate with any individual, firm or corporation doing business similar to the business which this company is authorized to carry on; (e) To acquire, own and hold securities of any and every kind, real and personal, including shares, debentures or bonds of any other company for debts and liabilities or obligations to the company incurred or to be incurred in respect to the purposes and objects of the company and to discharge or dispose of the same as may be thought best; (f) To enter into arrangements for the sharing of profits, union of interest. co-operation, joint adventure, reciprocal concession or otherwise with any firm or corporation in any business transactions similar to those which this company is authorized to carry on; (q) To sell, lease of the companie, for such considerations as may be agreed upon, and in partithe same and to distribute among the shareholders of this company in kind the property or cash of the company or proceeds realized from the same and in particular any shares, debentures or securities of other companies belonging to this company, or of which this company may have the power of disposing and to allot or dispose of any unissued capital stock of this company as may be deemed expedient or advisable upon such terms or conditions as the shareholders may think best; (h) To act as agent for any individual, firm or corporation carrying on business similar to the business which this company is authorized to carry on.

'THE NOMININGUE PULP-WOOD SUPPLY COMPANY, LIMITED.'

Incorporated, December 11, 1909. - - - Amount of capital stock. \$20,000.

Number of shares, 200 .- Amount of each share, \$100.

Corporate Members:—Arthur Eerément, notary public; Charles Avila Wilson, Alexander Rives Hall and Léon Garneau, advocates; and Alexis Pepin, student-at-law, all of Montreal, Que.

First or Provisional Directors:—Arthur Ecrément, Léon Garneau and Alexander Rives Hall.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To construct, build and operate pulp and paper mills, to manufacture and deal in wood, wood-pulp and paper and articles manufactured therefrom; to buy, sell, prepare for market, import and export timber, pulp and wood of all kinds, and to manufacture and deal in articles of all kinds in the manufacture of which timber, wood or pulp are used, and all articles that can be made or extracted from pulp, or wood, or the waste products of either; (b) To carry on the business of lumber operators, timber merchants, saw-mill proprietors and general merchants; (c) To purchase, lease or otherwise acquire the property, rights, franchises or privileges of any person, firm or corporation having timber licenses, land or timber limits, and the same to hold, sell, lease, or otherwise dispose of; (d) To acquire, utilize, and develop any waterpower for the purposes of the company, and to purchase, lease or otherwise acquire, and to sell or otherwise dispose of any water-power, electric power, or other power of any nature whatever, provided, however that the sale, distribution and transmission of electric or other power or force for heat, light and power shall be subject to any municipal or local regulations respecting the same; (e) To apply for, purchase, or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or nonexclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (f) To purchase, lease or otherwise acquire as a going concern and to hold and enjoy all the property, franchises, good-will, rights, privileges, debts and liabilities held or enjoyed by any person or firm, or by any company or companies carrying on, or formed for carrying on any similar business to that which this company is authorized to carry on, or possessed of property suitable for this company and to amalgamate with any other company having objects in whole or in part similar to those of this company; (g) To sell or otherwise dispose of any portion of the real estate, or other property owned by the company, for such consideration and upon such terms and conditions as the company shall see fit, and to accept cash, shares, debentures, stock or securities of any other company having objects similar to those of this company, in payment or part payment thereof; (h) To carry on any other business which may seem to the company capable of being conveniently carried on with the above, or any portion thereof, and calculated directly or indirectly, to enhance the value of, or render profitable, any of the property or rights of the company; (i) To remunerate any person or company for services rendered, or to be ren-

dered, in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or any detentures or other securities of the company, or in or about the formation or promotion of the company, or the conduct of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE ALLREDIE PURE FOOD COMPANY, LIMITED.'

Incorporated, December 14, 1909. - - - Amount of capital stock, \$60,000.

Number of shares, 600 .- Amount of each share, \$100.

Corporate Members:—Arthur Howard Clements and Arthur Wellesley Hugman, manufacturers; Benjamin Hugman, superintendent; William Douw Lighthall, advocate; and Henry James Ross, accountant, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To manufacture, purchase, acquire, sell and deal in. cure, pack and prepare, all kinds of food products, groceries, grain, meats, flour, fruit, spices, syrups, essences, flavourings, relishes, confectionery, sugar, biscuits, eggs, fish, butter, cheese, cattle, sheep, and all other farm, field, orchard, garden and dairy produce, and provisions, materials and goods of every description; (b) To carry on a general elevating, milling, storing, warehousing and forwarding and commission business; (c) To acquire, purchase, lease, sell and otherwise provide and deal in trade-marks, trade names, patents, formulæ, recipes, labels and designs; (d) To acquire the business, rights, franchises, connections and good-will of any person, firm or corporation carrying on or interested in any business similar to that of the company; (e) To manufacture, install, develop, establish, rent and purchase electric power and water-power necessary for the company's business, and any water-powers, buildings, dams, machinery, apparatus or other structures the company may require for the purpose of installing, producing, developing, operating and transmitting of such power; and to dispose of any surplus thereof and of light derived therefrom. Provided, however, that the disposal of such surplus power shall be subject to local and municipal regulations in that behalf; (f) To establish subsidiary companies, and acquire and hold bonds and debentures and shares, in the same in return for rights and property, notwithstanding the provisions of section 44 of the said Act; (g) To amalgamate with any company having objects similar in whole or in part to those of this company on such terms as the company may consider wise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'INTERNATIONAL CONTRACTING COMPANY, LIMITED.'

Incorporated, December 14, 1909. - - - Amount of capital stock, \$20,000.

Number of shares. 800.—Amount of each share, \$25.

Corporate Members:—Robert Duncan, merchant; Harry Austin Jones, architect; and Joseph Raoul Constantineau, printer, all of Montreal, Que.; Samuel Duncan, builder, of Notre Dame de Grâce, Que.; and Charles Edward Chapman, clerk, of St. Lambert, Que.

First or Provisional Directors:—Robert Duncan, Samuel Duncan and Harry Austin Jones.

Chief place of Business:-City of Montreal, Que.

Objects of the Company: - (a) To purchase, lease, take in exchange or otherwise acquire lands and buildings, and to sell, lease, exchange, or otherwise dispose of the same or any portion thereof, together with any buildings erected thereon; (b) To undertake by contract or otherwise the construction of any and all kinds of buildings upon land acquired for the purpose or belonging to other persons, and to receive in payment therefor, such consideration as may be arranged and to deal and dispose of such consideration as may be deemed most advisable; to secure by lien hypothec or otherwise any amounts to which the company may be entitled under contract for the construction of such buildings, or for building material or labour and to discharge the same; (c) To improve, alter, carry on, administrate and manage all properties acquired or otherwise owned by the company; (d) To contract for, build, construct and equip public and private works of any kind or description, and for such consideration as may be arranged; and to make estimates on such works and to enter into contracts and agreements respecting the same; (e) To accept the bonds, debentures and stock of any other company, formed and organized for similar purposes in exchange for the bonds, debentures and stock of this company, or to accept the bonds, debentures or stock of any corporation, public or private, in consideration for work done, tabour, materials or land, or as security therefor, and to dispose of the same in the interest of the company, notwithstanding the provisions of section 44 of the said Act; (f) To carry on the business of engineers, architects and builders and to do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE SCOTTISH CANADIAN LOAN COMPANY, LIMITED.'

Incorporated, December 14, 1909. - - Amount of capital stock, \$1,000,000.
Number of shares, 10,000.—Amount of each share, \$100.

Corporate Members:—George Franklin McFarland and Alexander Topp Davidson, barristers; Theresa Brookstein, stenographer; Alexander McKenzie, book-keeper; and William James McFarland, gentleman, all of Toronto, Ont.

First or Provisional Directors:—George Franklin McFarland, Alexander Topp Davidson and Theresa Brookstein.

Chief place of Business:--City of Toronto, Ont.

Objects of the Company:—To earry on in Canada the business of lending money on the security of and of purchasing or investing in,—(a) Mortgages or hypothees upon freehold or leasehold real estate or other immovables; and (b) The debentures, bonds, stock and other securities, except bills of exchange and promisery notes, of any government, or of any unnicipal corporation or school corporation, or of any chartered bank or incorporated company, if incorporated by Canada or any province of Canada, or any former province now forming part of Canada. The operations of the company to be carried on throughout the Dominion of Canada and and elsewhere.

Supplementary Letters Patent, is-ucd December 14, 1909, to the

* MEXICAN NORTHERN POWER COMPANY, LIMITED."

Increasing the capital stock of the said company from \$10,000,000, to the sum of \$15,000,000, being an addition of 50,000 shares of \$100 each to the present capital stock.

'THE FRANCO-CANADIAN MANUFACTURING COMPANY, LIMITED,'

Incorporated, December 15, 1909. - - - Amount of capital stock, \$20,000.

Corporate Members:-Henri Hubert, manufacturer's agent; Théophile Lafleur, merclerks, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To earry on the business of manufacturers and dealers in glass bottles, glass decanters, glassware of all kinds, and all other articles similar or of a like nature; (b) To carry on the business of manufacturers and dealers in all kinds of boxes for holding and packing such articles; (c) To act as factors, commission merchants, agents for others in respect to articles, effects, goods, wares and merchandise in which the company is authorized to deal; (d) To buy, purchase, lease or otherwise acquire such property movable and immovable as may be necessary for the purposes of the company's business; and to construct, purchase or lease all such premises, buildings, apparatus, plant, and machinery as may be deemed necessary or expedient in connection with the business of the company, and the same to sell, lease or otherwise dispose of; (e) To apply for, obtain, register, lease on royalty or otherwise, hold, use, own, operate, introducee, sell, assign or otherwise dispose of any trade marks, names, patents of invention, improvements and process under registration, or otherwise useful to the business of the company, and to use, exercise, develop, grant license in respect of, or otherwise turn to account any such marks and invention; (f) To enter into any arrangements for sharing of profits, union of interest or co-operation with any in any subsidiary, allied, or other company and to amalgamate with any other company having objects similar, in whole or in part, to those of this company; (g) To produce such light, power, heat, and electricity, or other agency similar, or otherwise as may be necessary for the purposes of the company's business, and to supply and distribute any surplus electricity for light, heat and power, provided always that the foregoing powers when exercised outside of the premises of the coopeny shall be subject to all provincial and municipal laws and regreeand services rendered to the company, in bonds, debentures, and fully paid-up shares of the company; (i) To do all acts, exercise all powers, and carry on all incorporated. The operations of the company to be carried on throughout the

'THE GREAT WESTERN CONSTRUCTION AND LAND COMPANY, LIMITED.'

Incorporated, December 15, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Daniel Laughlin McKinnon, merchant; and Charles Vincent Price, manager, both of Sudbury, Ont.; William Edwards Brown and Charles Walter Patton, brökers; and John Wesley Gamble, miner, all of Ottawa, Ont.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-Town of Sudbury, Ont.

Objects of the Company:-(a) To construct, execute, carry out, equip, improve, work, develop, administer, manage, or control public works and conveniences of all kinds, which expression includes railways, tramways, docks, harbours, piers, wharves, canals, reservoirs, embankments, irrigations, reclamation, improvement, sewage, drainage, sanitary, water, gas, electric light, telephonic, telegraphic, and power supply works, and hotels, warehouses, markets and public buildings and all other works or conveniences of public utility; Provided however that the objects and purposes of the company shall not be deemed to include the construction and working of railways or telegraph or telephone lines; (b) To take or otherwise acquire and hold shares, stock, bonds and debentures of any corporation or company having objects altogether or in part similar to those of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company and of any company with which the company may contract for the construction of any work, notwithstanding the provisions of section 44 of the said Act; (c) To acquire, manufacture, build. maintain, and operate all stock, plant, machinery and appliances necessary and convenient for the carrying on of any of the undertakings; (d) To purchase, hold, improve, clear, settle and cultivate, rent, sell and dispose of lands adjacent to or which may be benefited by any work public or private in which the company may be interested, whether cultivated or waste water lots and water-powers whether improved or not; to survey, clear, improve and prepare for occupation and settlement such lands, and in and upon such lands to make, construct, erect, build, and maintain roads, bridges and other internal communications, schools, hotels, houses, chapels, mills, factories and manufactories, wharves, and other buildings and works necessary or expedient for the occupation or improvement of any such lands: to promote immigration, establish towns, villages and settlements thereon, and to operate and carry on any works or improvements thereon; (e) To take up and develop all water-powers which may be found in or upon or through the said lands, and to purchase, hold, improve, sell and dispose of any of said water-powers derived from rivers, canals or flumes for hydraulie and manufacturing purposes. Provided however, that any sale or other disposition of hydraulic or other power or force when made beyond the lands of the company shall be subject to local and municipal regulations in that behalf; and to construct all necessary locks on the banks of the rivers containing said water-powers and to provide outlets from such canals or flumes or tail-races for water-powers taken therefrom, or to deliver water from wheels or build power houses therefor, and to make all bridges, intersections or crossings necessary for the purposes of the company; (f) To acquire from time to time, by purchase or otherwise, either absolutely or conditionally and either solely or jointly with others, concessions,

grants, freeholds, leases, rights, claims, authorities and other interests in and shares in the capital stock of corporations owning or operating the same, not-withstanding the provisions of section 44 of the said Act; and also mines, works, steamships, sailing vessels, tramways, lands, wharves, docks, canals, water rights and ways, water works, electric light and power plants, quarries, forests, pits, mills, buildings, machinery, mining, milling, concentrating and manufacturing plants, upon such terms and in such manner as may be deemed advisable, and to deal in, sell or otherwise dispose of the same; (a) To carry on and transet any other business and operations, manufacturing, commercial or otherwise, which the company may think directly or indirectly conductes to any of its objects or capable of being conveniently carried on in connection therewith. To do all such other things as are incidental to any of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'J. L. GOODHUE & CO., LIMITED.'

Incorporated, December 15, 1909. - - - Amount of capital stock, \$190,000.

Number of shares, 1.900 .- Amount of each share, \$100.

Corporate Members:—George Foster Cleveland, Chester Hosmer Cleveland and Harry Roland Cleveland, manufacturers, all of Danville, Que.; Henry Daniel Lawrence and William Morris, advocates, both of Sherbrooke, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-Village of Danville, Que.

Objects of the Company: -(a) To acquire, purchase and take over as a going concern, the property, business, good-will, assets and liabilities of the partnership of J. L. Goodhue & Company, tanners and manufacturers of leather belting and lace leather carried on at Danville, in the township of Shipton, in the county of Richmond, province of Quebec and elsewhere at and for such price as may be agreed upon, and to pay for the same, or for services rendered to the company, in cash, promissory notes, debentures, or other securities, or in shares of the capital stock of the company, such shares to be issued and allotted as, and to become and to be, de facto, fully paid-up and non-assessable; (b) To carry on, continue and extend the said business of tanning and belt making and lacing in all its branches, and to manufacture, import. buy, sell, traffic and deal in, at wholesale or retail, all kinds of leather and belting made of leather, or any other material; (c) To engage in any business, manufacturing, trading or otherwise which may be advantageous and desirable in connection with the above or germane to the objects of the company and to acquire by purchase or otherwise and to manufacture and sell all materials, machinery, supplies and other articles necessary or convenient for use in connection with said business; (d) To carry on the business of tanning in all its branches, to buy, and sell hides, skins, pelts, in raw, green, salted, tanned or partially tanned state, leather, tanning materials and leather goods of all kinds, either raw, finished or unfinished, and all kinds of goods, wares and merchandise, accessory to said business; (e) To engage in the business of farming and stock raising and to deal in cattle, hides, leather, tallow and oil and to sell and dispose of, or manufacture all kinds

of products and by-products arising from materials used in the duriness of the company; (f) To acquire timber limits and rights to cut and remove timber or trees for the purpose of obtaining bark for tanning purposes, and after removal of such bark, to manufacture, sell or dispose of the wood and timber so acquired; (g) To acquire by lease, purchase or otherwise such property, movable and immovable, lands, water-powers and privileges, as may be deemed requisite, necessary or advantageous for the purpose of the company, and to sell, lease, or otherwise dispose of, or affect, any or all thereof; (h) To establish and operate all necessary plant for the generation of power from water, compressed air, electricity or other motive force to generate electricity for power, light and heat and for industrial and other purposes and to dispose of any surplus of said power, light and heat as may not be required for the use of the company, provided however, that the disposal of any such surplus beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (i) To purchase or otherwise acquire from any person, firm or corporation any other business, or interests, or shares therein, or the good-will, rights and property thereof, having objects similar to those of the present company and to pay for the same in cash, bonds, debentures or paid-up and non-assessable shares of its capital stock, as may be deemed expedient and to hold, sell or dispose of the property real and personal so acquired, or any part thereof; (j) To apply for, obtain, register, purchase, lease or otherwise acquire, hold, own, use, sell, and assign and dispose of, any and all trade-marks, trade names, distinctive marks, industrial designs, licenses, privileges, brands, processes, inventions, improvements, patents and patent rights used in connection with or advantageous to the business of the company: (k) To acquire by purchase, subscription, or otherwise and to hold or dispose of stocks, bonds, or obligations of any corporation formed for or engaged in any of the kinds of business above indicated. now or hereafter organized, and to exercise all the rights, powers and privileges of ownership thereof including voting powers thereon and to sell, assign, pledge or otherwise dispose of the same notwithstanding the provisions of section 44 of the said Act; (1) To make advances to, and to guarantee the performance of contracts by customers and dealers and to take, hold or dispose of securities of any kind for debts and liabilities, incurred or to be incurred and due to the company in respect of its business; (m) To establish and carry on wheresoever desirable agencies and stores for the disposal and sale of any of the products, manufactures, goods, wares and merchandise of the company or otherwise, and to act as agents and representatives of other persons or corporations engaged in a similar business; (n) To enter into any arrangement for sharing of profits, union of interest, joint adventure or reciprocal concession or otherwise, with any person or company engaged in a similar business: (a) To do all things and exercise all powers necessary, suitable and proper for the carrying out of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'ROBERT HAMPSON & SON, LIMITED.'

Incorporated, December 15, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Robert Hampson, agent; and John Jenkins, clerk, both of Montreal, Que.; Harold Hampson, agent, of Longue Pointe, Que.; George Falconer and Albert Hugh Vallance, clerks, both of Westmount, Que.

First a Provisional Directors:-The said or morate members.

Chief plan & Business -- City of Montreal One

Objects of the Company—1 of The acquire in whole or in part as a going concern the property, ansets and good-will of the business presently carried on at the city of Montreal and elsewhere by the firm of Robert Hampson & Son, insurance brokers and agents, upon such terms as to payment for the same as may be agreed upon, and to carry on the said business in all its branches (16). To act as agents, representatives or managers of any person, firm, association or company incorporated or mine reporated carrying on the business of insurance in any of its branches or of any financial investment, real estate, loan, building, fidelity, quarantee, indemnity or surety company osociety; (c) To do any business which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of the company's business, property or rights; (d) Te guarantee the performance of contracts by unitsomers and others, instabiling the giving of general average guarantees; (e) To do all acts and exceeded all powers and a carry on all business insidential to the the carrying on of the shiests for which the company is incorporated and necessary we enable the company to properly earry on its undertaking. The operations of the company to be carried on three plant the Daminion of Canada and elsewhere.

THE ABENAKIS MINERAL SPRINGS COMPANY, LIMITED.

Interporated, December 16, 1909. - - Amount at capital stock, \$350,000.

Number of shares, 3,500.—Amount of each share, \$100

['arporate Members:—David Henry Pennington, lumber merchant, of Lyster, Que.; John James Connelly, railway employee... Island-Pond, Vt. U.S.A.; George Lamb Hume, physician, of Sherbrooke, Que.; William Erwin Watt, railway employee, of Richmond, Que.; and Henri Jaioin, advecate, of Arihabaska, Que.

First or Privisional Directors:-The said cornerate members

ef place f Business -Town of Arthabaska, Que.

The let first company:—a To carry on siness as scalar, and merchants of aerated, a meral or door water (swey kind;) To an ine springs, water works, grounds, lands, buildings, enterprises, properties privileges, framenises, contracts or rights of the latest contracts or rights of the latest contracts of the latest co

Supplementary Letters Patent, issued December 16, 1909, 10

'C. W. LINDSAY' (LIMPTED),

Increasing the capital stock of the said Company from \$400,000 to the sum of \$1,000,000, being an addition of 6,000 shares of \$100 each to the present capital stock.

'HALLETT WEINBERG BEDARD COMPANY, LIMITED.'

Incorporated, December 17, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—George Burpie Hallett and Isaac Weinberg, furtices; Henry Groves Goodfellow, jr., accountant; Frederick Charles Larrivée and Thomas Arthur Bédard, salesmen, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To manufacture and deal in furs, hats, gloves, mits and moccasins, knitted goods, leather goods and clothing generally and other articles necessary to the due carrying out of the objects of the company: (b) To carry on the business of general traders in and manufacturers of goods, chattels, merchandise and supplies, and to purchase or otherwise acquire, sell, use, lease or otherwise dispose of the building, plant and machinery necessary or incidental to the business carried on by the company; (c) To acquire, hold, lease, pledge, sell or otherwise dispose of shares, stock or securities in any corporation carrying on business with objects similar to those of the company notwithstanding the provisions of section 44 of the said Act; (d) To sell, lease, exchange or otherwise dispose of in whole or in part the property or undertaking of the company for such consideration as may be agreed on and in particular for shares, debentures or securities in any other similar company; (e) To amalgamate with any other company carrying on a similar business, and to acquire any business having bjects similar to those of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'INTERNATIONAL STEAMSHIP COMPANY, LIMITED.

Incorporated. December 17, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—Henry Munderloh and Charles Byrd, merchants; Charles Rinfret, cashier; and Robert Bell, book-keeper, all of Montreal, Que.; and David Alexander Gordon, merchant and M.P., of Wallaceburg, Ont.

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Toronto, Ont.

Objects of the Company:-(a) To build, hold, acquire shares in, lease, sell, charter, hire, control, operate and navigate passenger, freight and other steamboats, boats and barges for the purpose of running, operating and controlling the same; to conduct salvage operations, and to lease, purchase, hold, hire, sell, and operate wharves, docks and warehouses and piers; (b) To buy, sell and deal in all kinds of merchandise as may be necessary or convenient in connection with the company's business; (c) To acquire, own, hold, sell, or otherwise dispose of shares in the capital stock, bonds or other securities of any other company having objects similar to those of this company, notwithstanding the provisions of section 44 of the said Act, to use the funds of the company for the acquisition of the same and to vote such stocks and bonds in the name of the company; (d) To promote and assist financially by guarantee, advances of money or otherwise, the enterprises or undertakings of any individual, firm, association or corporation with which this company may have business relations; (e) To share profits, unite or co-operate with any person or firm or association or corporation engaged in or about to carry on any business which this company is authorized to engage in or carry on; (f) To lease, sell or otherwise dispose of the business, property and undertakings of the company, or any part thereof, and for such consideration as the company may deem fit, and in particular for the shares, bonds and debentures or securities of any other company, having objects similar to those of this company, and to divide among the shareholders any stock, bonds or securities so received; (a) To do all and everything necessary, suitable or convenient for the accomplishment of the purposes or the attainment of any of the objects hereinabove cnumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'LE GYMNASE OUVRIER, LIMITEE.'

Incorporated, December 17, 1909. - - - Amount of capital stock. \$10,000.

Number of shares, 10,000.—Amount of each share, \$1.

Corporate Members:—Alphonse Verville, M.P.; Gustave Francq. printer; and Isidore Tremblay, plasterer, all of St. Louis, Que.; and Joseph Ainey, carpenter, and Ernest Tetreau, advecate, both of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To purchase, lease, take in exchange or otherwise acquire lands or interests therein together with any buildings or structures that may be on the said lands or any of them, and to sall, lease, exchange, or otherwise dispose of the whole or any portion of the an and all or any of the buildings or structures that are now on an area of the created thereon; (b) To erect buildings and deal in both manufacture); (c) To take or hold mortgages for any unpaid balance and buildings and said said and said said and said said (c) and said and said said (c) and said (c) and said (c) and said (c) and (c) and said (c) and (c) and said (c) and (c)

'THE MOUNTAIN BOY MINING COMPANY, LIMITED.'

Incorporated, December 17, 1909. - - Amount of capital stock, \$3,000,000.

Number of shares, 300,000 .- Amount of each share, \$10.

Corporate Members:—James Steller Lovell, accountant; William Bain, book-keeper; Robert Gowans, Henry Chambers and Robert Musgrave Coates, solicitor's clerks, all of Toronto, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To carry on the business of mining, milling, reduction and development company; (b) To prospect for, open, explore, develop, work, improve, maintain and manage gold, silver, copper, coal, iron, lead, and other mines, minerals, and other deposits, and properties, and to dig for, dredge for, raise, crush, wash, smelt, assay, analyse, reduce, and amalgamate and otherwise treat ores, metals, and minerals whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same or any part thereof, or any interest therein; (c) To acquire by purchase, lease, concession, license, exchange or other legal title, mines, mining lands, leases, easements, mineral properties or any interest therein, minerals and ores and mining claims, options, powers, privileges, water and other rights, patent rights, letters patent of invention, processes and mechanical or other contrivances and either absolutely or conditionally and either solely or jointly with others, and as principals, agents, contractors, or otherwise, and to lease, place under license, sell, dispose of and otherwise deal with the same or any part thereof, or any interest therein; (d) To construct, maintain, alter, make, work and operate on the property of the company, or on property controlled by the company, reservoirs, dams, flumes, race and other ways, water-powers, aqueducts, wells, roads, piers, wharves, buildings, shops, stamping mills, dredges, and other works and machinery, plant and electrical and other appliances of every description, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the company or its workmen or servants; (e) To build, acquire, own, charter, navigate and use steam and other vessels; (1) To purchase or otherwise acquire, hold, pledge, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation, notwithstanding the provisious of section 44 of the said Act; (g) To take, acquire, and hold as the consideration for ores, metals or minerals, sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company; (h) To enter into any arrangement for sharing profits, union of interests, or co-operation with any other person or company carrying on or about to carry on any business or transaction which may be of benefit to this company; (i) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations, and liabilities of any person or company carrying on any part of the business which this company is authorized to carry on, or possessed of property suitable for the purposes thereof; (j) To do all such acts, matters and things as are incidental or necessary to the due attainment of the above objects, or any of them; (k) To lease, sell, or otherwise dispose of the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company; (1) To raise and assist in raising

money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise, any corporation in the capital stock of which the company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

THE CASSIAR CONSTRUCTION COMPANY LIMITED.

Incorporated, December 18, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—James Steller Lovell, accountant; William Bain, book-keeper; Robert Gowans, Henry Chambers and Robert Musgrave Coates, solicitor's clerks, all of Toronto, Ont.

First or Provisional Directors:—James Steller Lovell, William Bain and Robert Gowans.

Chief place of Business :- City of Toronto, Ont.

Objects of the Company:-(a) To carry on the business of a general construction company and contractor for all description of works; (b) To enter into contracts for, construct, execute, own, and carry on, all descriptions of works; (c) To raise and assist in raising money for and to aid by way of bonus, promise. endorsement, guarantee or otherwise, any corporation in the capital stock of which the company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations; (d) To lease, sell or otherwise dispose of the property and assets of the company, or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company purchasing or acquiring the same; notwithstanding the provisions of section 44 of the said Act; (e) To purchase or otherwise acquire, hold, pledge, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation, notwithstanding the provisions of section 44 of the said Act; (f) To take, acquire, hold and dispose of as the consideration in whole or part for contracts made by the company, shares, debentures, bonds, or other securities of or in any other company. The operations of the company to be carried on throughout the Dominion of

SUNIVERSITY PUBLICATIONS, LIMITED.

Inverporated, December 18, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—William Gilchrist and Cecil Young Spearing, solicitor's clerks; Edward Legge, secretary; Muray Alexander Garden and Thomas Moss, students-at-law, all of Toronto, Ont.

First or Provisional Directors:—William Gilchrist, Edward Legge, Murray Alexander Garden and Thomas Moss.

Chief place of Business :- City of Toronto, Out.

Objects of the Company:-(a) To carry on business as proprietors and publishers of books, magazines, journals, newspapers and other literary works and undertakings; (b) To carry on all or any of the businesses of printers, lithographers, type-founders, stereotypers, electrotypers, photographic printers, photo-lithographers, chromo-lithographers, engravers, die sinkers, book-binders, designers, draughtsmen, paper and ink manufacturers, book-sellers, publishers, advertising agents, engineers and dealers in or manufacturers of any other articles or things of a character similar or analogous to the foregoing or any of them or coninformation suitable for insertion in any publication of the company or otherrewards and premiums of such character and on such terms as may seem expedient; (d) To provide for and furnish or secure to any member or customer of the company or any subscriber to or purchaser of any publication of the company or of any coupons or tickets issued with any publications of the company, any chattels, conveniences, advantages, benefits or special privileges which may seem expedient, and either gratuitously or otherwise; (e) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of this company; (f) To enter into any arrangement for sharing profits, union of interests, cooperation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to earry on or engage in or any similar business or transaction capable of being conducted so as to benefit this company, and to take or otherwise acquire such shares and securities of any such similar company, and to sell, hold, re-issue with or without g arantee or otherwise deal with the same; (g) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of this company; (h) To purchase, take on lease, or in exchange, hire or otherwise acquire any real and personal property, and any rights or privileges which may be necessary or convenient for the purposes of its business, and in particular any land, buildings, easements, machinery, plant and stock-in-trade; (i) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (i) To make advances to such persons and on such terms as may seem expedient and in particular to customers, agents and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (k) To draw. make. accept, indor-e, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments; (1) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects similar to those of this company, notwithstanding the provisions of section 44 of the said Act; (m) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued December 18, 1909, to the

'CANADA OPTICAL COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$20,000 to the sum of \$40,000, being an addition of 200 shares of \$100 each to the present capital stock.

'BALDWIN'S, LIMITED.'

Incorporated, December 20, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200 .- Amount of each share, \$100.

Corporate Members:—Frederick Albert Baldwin and Robert Eadie, commercial travellers; Alexander Walter Blue and John Harry Blue, manufacturers; and Henry Daniel Lawrence, advocate, all of Sherbrooke, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Sherbrooke, Que.

Objects of the Company:-(a) To carry on trade and business as wholesale or retail merchants, dealers and importers, of clothing and wearing apparel of all kinds, for ladies, gentlemen and children, haberdashery, boots and shoes, hats, caps, furs and other articles of the same nature, and relating in any manner to the same business, and to carry on any general trading business as general merchants; (b) To acquire by purchase, lease or otherwise, all property real or personal, plant and appliances, necessary and convenient for the proper carrying out of the undertaking of the company; (c) To act as commission, consignment, and general agents of other firms, persons or companies, engaged in the same similar business; (d) To pay for property real or personal, as aforesaid acquired, for the uses of the company, and for services rendered to the company, in whole or in part, with cash or paid-up and non-assessable shares of the company's capital stock; (e) To acquire, hold and dispose of shares of the capital stock of other companies having similar objects, and to exercise voting powers thereon, notwithstanding the provisions of section 44 of the said Act; (f) To enter into any agreement for sharing of profits, union of interest, joint adventure, or otherwise, with any person, firm or company carrying on a similar business; (g) To acquire, hold, sell and convey all securities of any kind, real or personal, for debts and obligations due to the company and to purchase and acquire the business, assets, and liabilities, of any other person, firm or company, doing a similar business, and to pay for the same in whole or in part, by cash or paid-up and non-assessable shares of the capital stock of the company; (h) To acquire, use, sell or lease, patents of invention, trade-marks, industrial designs, brands and processes used or useful in the business of the company; (i) To sell out the undertaking of the company in whole or in part, for cash or shares of stock in other similar companies or for any other kind of securities: (i) To do all things necessary for the carrying out of the objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CANADIAN CENTURY PUBLISHING COMPANY, LIMITED.'

Incorporated, December 20, 1909. - - Amount of capital stock, \$50,000.

Number of shares, 500 .- Amount of each share, \$100.

Corporate Members:—Robert Louis Calder, advocate; Alfred Earl Dean, editor; George Campbell Lawrence, advertising manager; Frederick Curtis Clarke, accountant; and Andrew Douglas Gurd, C.E., all of Montreal, Oue.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:—To publish one or more periodicals and to do all acts necessary or expedient thereto. The operations of the company to be carried on throughout the Dominion of Canada and elewhere.

'THE ELMITT LUMBER COMPANY, LIMITED.'

Incorporated, December 20, 1909. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members.—Thomas Elmitt and William Chambers Elmitt, florists; Thomas Francis Elmitt, lumberman; John Clyde Grant, barrister-at-law; and Annie Jean Elmitt, spinster, all of Ottawa, Ont.

First or Provisional Directors:—Thomas Elmitt, William Chambers Elmitt and
Thomas Francis Elmitt.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:-(a) To carry on the business of manufacturers and dealers in lumber in all its branches; (b) To manufacture, buy, sell and otherwise deal in logs, timber, lumber, and the products thereof; (c) To buy or otherwise acquire and hold, sell, lease or otherwise dispose of or deal in timber limits; (d) To purchase, buy, sell and otherwise deal in lumbermen's supplies of every description; (e) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (f) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (g) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property rights or information so acquired; (h) $29 - 22\frac{1}{2}$

To enter into partnership or any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to engage in any business or transaction which the company is authorized to carry on or enly or indirectly benefit the company; and to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company and to sell, hold, reissue, with or without guarantee or otherwise deal with the same, notwithstanding the provisions of section 44 of the said Act; (i) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company notwithstanding the company's objects or any of them and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain and to carry out, exercise and comply with any such arrangements, rights, purpose of acquiring all or any of the property and liabilities of the company or for any other purpose which may seem directly or indirectly calculated to otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business, and in particular any machinery, plant, stock-in-trade; (m) To construct, improve, maintain, work, manage, carry out or control any roads, ways, tramways on lands owned or controlled by the company, branches or sidings, bridges. reservoirs, water courses, water-powers, steamboats, barges, wharves, saw-mills, manufactorics, warehouses, electric works, shops, stores, or other works and conthe construction, improvement, maintenance, working, management, carrying out or control thereof; (n) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (a) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the real and personal property and rights of the company; (p) To do all or and either alone or in conjunction with others; (q) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be earried on throughout the Dominion of Canada and elsewhere.

'UNIVERSAL ENGINEERING AND MANUFACTURING COMPANY, LIMITED!

Incorporated, December 20, 1909. - - - Amount of capital stock, \$95,000.

Number of shares, 1,900.—Amount of each share, \$50.

Corporate Members:—James Joseph Campbell, Joseph David Lachapelle and John Charles Dudley, electrical engineers; Georges Henry Robert, accountant; and Joseph Saucier, insurance agent, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To manufacture, import, export, buy and sell, lease, rent and operate electrical and mechanical appliances, apparatus, machinery and instruments of all kinds appertaining to electrical and mechanical works; (b) To manufacture, import, export, buy and sell, lease, rent and operate vacuums and vacuum apparatus and appliances, instruments and machinery appertaining to the same, and to carry in all its branches the business of vacuum makers, decorator, repairer of and a cleaner of carpets, furniture and hangings; (c) To act as consulting, appraising, contracting engineers and as manufacturers agent . rent and operate patent rights, letters patent of invention and processes, or other contrivances in any way relating to electrical mechanical appliances, apparatus, machinery and instruments; (f) To develop and improve any natural waterways and water-powers which may be situated on any lands of the company, and to improve such lands, to erect, construct and build thereon such mills, factorics, manufactories or other buildings and works which the company may deem expedient and to operate the same; (g) To utilize any water-power, so developed for the purpose of generating pneumatic, hydraulic or electric power, and to use the same to generate light, heat or power and to use and distribute the same as required for the business of the company; (h) To issue, hand over and allot as fully paid-up shares of the capital stock of the company hereby incorporated in payment, or in part payment of any business, franchise, undertakings, property, rights, powers, privileges, lease, license, estate, stock, assets, or other property or rights which it may lawfully acquire by virtue hereof at the value thereof; (i) To remunerate any person or company for services rendered or to be rendered in placing or assisting in placing or guaranteeing the placing of any shares in the company's capital stock, or in or about the corporation, formation, organization or promotion of the company or the conduct of its business; (i) To enter into any agreement for sharing profits, union of interests, co-operation. joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on, and to take and otherwise acquire shares and securities of any such company, and to sell, hold or reissue with or without guarantee or otherwise deal in the same; (k) To do all and everything necessary, suitable, convenient, or proper for the accomplishment of any of the purposes or attainments of any one or more of the objects herein enumerated or incidental to the powers herein named or which shall or may at any time appear to be expedient for the protection or benefit of the corporation. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CARLTON HOTEL COMPANY OF MONTREAL, LIMITED.'

Incorporated, December 24, 1909. - - - Amount of capital stock, \$2,000,000.

Number of shares, 20,000 .- Amount of each share, \$100.

Corperate Members:—Richard Tuson Heneker, K.C.; Alexander Huntly Duff and Walter Seely Johnson, advocates; Alfred Hall, accountant; and Walter Alfred Werrill, student, all of Montreal, Que. First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company: - (a) To carry on the business of hotel, restaurant, café, tavern, refreshment booth and lodging house keepers, licensed victuallers, wine, beer and spirit and tobacco merchants, importers and manufacturers of aerated mineral and artificial waters and other drinks, purveyors, caterers for public amusements generally, automobile, coach, cab and carriage proprietors, livery stable keepers, real estate agents, brokers, carriers and warehousemen; (b) To construct, erect and operate hotels, apartments and dwelling houses, shops, factories, works, machinery, residences, boarding houses, laundrics and places of amusement; (c) To manufacture and produce steam, gas and electricity for heat. light, power, refrigeration and other purposes; and to sell, lease and utilize the same, provided always that the rights and privileges hereby conferred upon the company to generate electrical energy for light, heat and power, when exercised outside the property of the company, shall be subject to all the laws and regulations of the province and of the municipal authorities in that behalf: (d) To issue in payment of any property, concessions or rights acquired by the company, or in consideration of any amalgamation or other arrangement for the pursuance of the company's objects, common or preferred shares of stock of the company as fully paid-up and non-assessable; (e) To operate vacuum cleaning systems, in all branches, and other systems of cleaning and sanitation; (f) To acquire and undertake the whole, or any part of the business, property, right and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of a property suitable for the purpose of this company, and to amalgamate with any person or company carrying on business of a similar nature: (g) To enter into any arrangement for sharing profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on, or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company; (h) To promote, assist in promoting and become a shareholder in any subsidiary, allied or other company carrying on a business similar or in part similar to that of this company; (i) To hold, purchase or otherwise acquire, to sell, assign, transfer, pledge or otherwise dispose of shares of the capital stock, bonds, debentures or other evidences of indebtedness, created by any other companies having objects similar in whole or in part to those of the company, and while the holder thereof to exercise all the rights and privileges of ownership including the right to vote thereon, notwithstanding the provisions of section 44 of the said Act; (j) To issue as fully paid-up capital stock of the company, to such an amount as the majority of the shareholders may authorize for the purpose of acquiring the business of any company, firm or person which the company is authorized to acquire, or the stock or bonds or other securities of any such company, or in payment for any real or personal property, rights, licenses, good-will, privileges or other such property which may be purchased, taken on lease or otherwise acquired by this company in accordance with the terms or conditions of any agreement executed in that behalf, by and between the company and any such vendor, lessor or grantor at or before the issue of such paid-up shares. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE EASTERN ELECTRIC AND DEVELOPMENT COMPANY, LIMITED.'

Incorporated, December 24, 1909. - - - Amount of capital stock, \$250,000.

Number of shares, 2,500,-Amount of each share, \$100.

Corporate Members:—Charles Pickard, stove manufacturer; and Charles Wetmore Fawcett, stove manufacturer, both of Sackville, N.B.; Medley Godfrey Siddall, broker, of Port Elgin, N.B.; Robert Carter, accountant, of Halifax, N.S.; and Walter Isaac Snook, electrician, of Truro, N.S.

First or Provisional Directors:—Charles Pickard, Charles Wetmore Fawcett and Medley Godfrey Siddall.

Chief place of Business:-Town of Sackville, N.B.

Objects of the Company:-(a) To establish electric works and to manufacture, buy, sell, trade and deal in electric plants and machinery, electric appliances, devices and apparatus, electric goods, materials and articles of every description; (b) To conduct and carry on a business as contractors and agents for the construction of electric works, plants and machinery and for the installation of electric works, plants and machinery; (c) To conduct and carry on a business in wiring and equipping and as contractors and agents for the wiring and equipping for electric lighting and other purposes and of any streets and highways and the dwelling houses and places of business and resorts; (d) To purchase or otherwise acquire, lease, possess and hold lands, franchises, permits, licenses, water-powers, water-power rights, easements and privileges and use, develop and operate the same and from time to time to sell and dispose of all and singular the same; (e) To generate, supply, transmit, distribute and sell, water and electric power, motor power and electricity for any and all purposes whatsoever and carry on and do business in and as contractors for supplying, furnishing, transmitting and distributing power, electricity and electric energy, provided however that any transmission or distribution of electric, hydraulic or other power, force or energy beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (f) To purchase, acquire, possess and hold or otherwise deal with any securities, stocks, bonds, debentures or shares of any company whatsoever and wheresoever, notwithstanding the provisions of section 44 of the said Act; (q) To obtain the controlling interest in any and all such companies for the purpose of amalgamation with any other company or companies or for the directing of the policy of the company or companies in the operation or carrying on of the business of the company or companies whose securities, stocks or shares are so held; (h) To purchase or otherwise acquire the whole or any part of the business property and liabilities of any person or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of this company; (i) To purchase, acquire or otherwise take over as a going concern any property or business similar in whole or in part to that of the company at present or in the future belonging to any individual or company whether incorporated or otherwise and all or any of the assets and liabilities of such private individual or company whether incorporated or not, and to pay to its owner or owners respectively for the purchasing or acquiring of such business, capital stock in the company; (j) To promote other companies for the purposes calculated to benefit the company; (k) To carry on and transact any other business and operations manufacturing, commercial or otherwise which the company may

think directly or indirectly conducive to any of its objects or capable of being conveniently carried on in connection therewith; (i) To sell and dispose of the undertaking of the company for share-, debentures or securities of any other company having objects altogether or in part similar to those of this company, and to take shares in any other company having similar objects, notwithstanding the provision of section 44 of the said Act; (m) To enter into any agreements for sharing profits, joint adventure, reciprocal concession or other arrangements of the like nature with other persons or companies carrying on any similar business and to amalgamate with any other company; (n) To do all such things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and Deswhere

THE LAFRANCE IMPROVED PIPE JOINTS COMPANY, LIMITED.

Incorporated, December 27, 1909. - - Amount of capital stock, \$50,000.

Number of shares, 500.—Amount of each share, \$100.

Corporate Members: — Joseph Laframe. plumbing contractor: Alexandre Chagnou, general contractor; Louis Dufour Latour, real estate agent; Joseph Médard Guindon, merchant; and Amédée Blondin, trader, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:- City of Montreal, Que.

or indirectly through the medium of agents or otherwise, saws, barbed wire, gravel, sand, lead pipe, lead shot, lead traps, white lead, putty, mixed paints, colours, varnish, locks, tools, utensils, household furniture, kitchenware, hot water kinds, sheet metal, all sorts of hardware, kindred goods, iron, steel, lead, nickel and other metals, ores and products of every nature and description, and all kinds of plumber's, painter's, roofer's, tinsmith's, steamfitter's, builder's, electrical, gas engineering and saw mill supplies; (b) To erect buildings for manufactories and dwellings for the workmen; to buy and sell brick, terra cotta, tiles, drain, sewer pipes, lumber, timber limits, timber, wood and all such productions; to buy all kinds of cement; (c) To construct, acquire, by purchase, lease or otherwise, and to own, develop and operate steam and electricity plants for the purpose of generating heat, light and power for the comp. ny's business, and to acquire by purchase, lease or otherwise, and to construct and operate all requisite water-works, gas works, factories, mills, workshops and warehouses, and other operate steam, gasoline and other vessels and cars for the purpose of the company's business; (d) To acquire and own the assets, property, privileges, franchises, contracts, leases, real estate, and other rights of any other company doing a similar business and to amalgamat with any such company and generally to acquire, undertake and carry on the business of any person or company exercising an industry or carrying a trade which this company is authorized to carry on and to assume the debts relating thereto and to pay in paid-up stock any

obligation the comapny may contract; (c) To acquire, own, and on rate any invention, patent, patent rights, trade-marks in any way applicable to the business of the company and especially the patent rights of Joseph Lafrance, obtained from the Commissioner of Patents for the Dominion of Canada, under numebr 81,795, dated July 7, 1903, and called 'Improvements in pipe joints'; to grant licenses for the use of same and receive payment for same, with or without collateral securities therefor in cash or in shares, bonds, debentures or securities of any other company or companies doing business similar or incidental to business of this company; (f) To acquire, own, hold and dispose of shares, debentures, bonds and securities of other company or companies doing a business similar or incidental to the business of this company as the consideration for goods, wares, merehandise, good-will, patent rights, or trade-marks, sold or leased to such companies in the ordinary course of business and to operate any such patent, patent rights, or trade-marks in any way applicable to the business of the company, notwithstanding the provisions of section 44 of the said Act: (g) To issue paid-up shares or bonds or both for the payment of the purchase price of any mills, buildings, machinery, shares, good-will, patent, patent rights, trade-marks, or other property which can be utilized in the operation of the company's business, and also for work done for services rendered and wages earned: (h) To sell or dispose of any or all of the property and assets of the company. and accept therefor such securities as the company may deem advisable. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

·WEST CANADIAN COAL MINING SYNDICATE, LIMITED,

Incorporated, December 27, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.-Amount of each share, \$100.

Corporate Members:—George Vipond Cousins and Patrick Francis Brown, accountants; Charles Albert Hale, elerk; Annie Reid and Ida McKerracher, stenographers, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To purchase, take on lease or otherwise acquire any mines, mining rights and lands or any option on the same, and particularly any lands containing or supposed to centain coal, and to explore, work, exercise, develop and turn to account, or to sell or otherwise dispose of such lands or any part of the same; (b) To prospect and explore for minerals of every sort and description with a view to acquiring mines and mining rights and operating the same; (c) To mine, quarry, smelt, refine, dress, amalgamate and prepare for market any ores, metals and mineral substances of all kinds; (d) To purchase, lease, or otherwise acquire and to hold, use, sell or otherwise dispose of, and to manufacture, work and generally to deal in minerals, plant, buildings, machinery, implements, conveniences, provisions and all other things capable of being used in connection with mining operations or required by workmen and others employed by the company; (e) To acquire, construct, earry out, maintain, improve, manage, work, control, superintend or dispose of any furnaces, forges, engines, mills, crushing works, platfaulic or other works, factories, shops, werehouses, roads, mills, crushing works, platfaulic or otherwises factories, shops, werehouses, roads,

ways, rights of way, bridges, reservoirs, water courses, aqueducts and all works necessary or convenient for the exploration or development of mines or mineral lands owned or worked by the company; (f) To sell, lease, or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (g) To apply for, purchase, or otherwise acquire any patents, brevets d'invention, licenses, concessions, and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop such licenses, or otherwise turn to account the property, rights or information so acquired; (h) To purchase, lease, or otherwise acquire, hold, and enjoy all the property, franchises, good-will, rights and privileges held or enjoyed by any person or firm or by any company or companies carrying on, or formed for carrying on, any similar business to that which this company is authorized to carry on and to undertake the liabilities of any such person, firm or company; (i) Notwithstanding the provisions of section 44 of the said Act to nurchase, take or acquire by original subscription or otherwise, and to hold, sell, or otherwise dispose of any shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company and to vote on shares so held through such agent or agents as the directors may appoint; (i) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee or otherwise deal with the same; (k) To distribute in specie or otherwise any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (1) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company; (m) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise. that may seem conducive to the attainment of the company's objects or of any of them, and to obtain from any such government, or authority, any rights, privileges, and concessions, which the company may think it desirable to obtain and to carry out, exercise, and comply with any such arrangements, rights, privileges and concessions; (n) To do all or any of the matters hereby authorized, either alone or in conjunction with, or as factors, trustees or agents for any other companies or persons, or by or through any factors, trustees or agents; (o) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE BLAIR ENGINEERING COMPANY OF CANADA, LIMITED.'

Incorporated, December 28, 1909. - - - Amount of eapital stock, \$100,000

Number of shares, 1,000.-Amount of each share, \$100.

Corporate Members:—William Johnson, merchant; Alfred LaRocque, C.E.: Michel Benoit and Benjamin Ginsberg, accountant; and Allan Robinson Oughtred, advocate, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To purchase, acquire and take over from the Blair Engineering Company, New York, the Canadian Patent No. 109293 issued on the twenty-fourth December, nineteen hundred and seven, granted to Thomas Sheenberger Blair, junior, for furnaces known as the Blair Indestructible Port Bulk Head for open Hearth Furnaces and any other letters patent which may thereafter be granted to the said Thomas Sheenberger Blair, junior, for the said furnaces by the Dominion of Canada, and to pay therefor fully or partly in cash or wholly or partly in paid-up shares of the company or otherwise; (b) To manufacture, sell, assign, transfer, invest, trade and deal in the Blair Indestructible Port Bulk Head for open Hearth Furnaces, and charge royalties for the use of the same; (c) To purchase or otherwise acquire inventions, trademarks, patents, trade names, designs, secret or other processes relating to smelting ore of every description and to the operation of the machinery for such purposes; (d) To manufacture, buy, sell, lease and deal in machinery and equipment generally connected with or useful in the operation of any patents or patent rights owned or controlled by the company; (e) To purchase, take on lease or in exchange, hire or otherwise acquire any real and personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (f) To hold, purchase or otherwise acquire, to sell, assign, transfer, pledge or otherwise dispose of shares of the capital stock and bonds, debentures or other evidences of indebtedness created by other companies or corporations and while the holder thereof to exercise all the rights and privileges of ownership including the right to vote thereon, notwithstanding the provisions of section 44 of the said Act; (g) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or the attainment of any one or more of the objects herein enumerated or incidental to the powers herein named, or which shall at any time appear conducive or expedient for the protection or benefit of the company either as holders of or interested in property or otherwise; (h) It is the intention that the objects and powers specified shall, except where otherwise expressed in the said paragraphs be no wise limited or restricted by reference to or inference from the terms of any other clause or any other paragraph in this chapter, but that the objects and powers specified in each of the clauses shall be regarded as independent objects and powers. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CANADIAN ART CLUB, LIMITED.'

Incorporated, December 29, 1909. - Amount of capital stock, \$5,000.

Number of shares, 500.—Amount of each share, \$10.

Corporate Members'—Homer Watson, pulipter, of Doon, Ont.; Curtis Williamson, Edmund Morris, Archibald Browne, and William Edwin Atkinson, painters; and Walter Seymour Allward, sculptor, all of Toronto. Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- ('ity of Toronto, Ont.

Objects of the Company:—(a) To hold exhibitions of pictures, works of art and other productions of a similar character; (b) To buy, lease or otherwise nequire property, buildings, palleries and rooms for such purposes and for lectures and instruction in art; (c) To organize and maintain a club or clubs and branches thereof for the social and professional requirements of the members; (d) To admit non-professional members interested in art. subject to the by-laws of the club. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere

'H. SIMON & SONS, LIMITED.'

Incorporated, December 29, 1909. - - - Amount of capital stock, \$190,000.

Number of shares, 1,900 .- Amount of each share, \$100,

Corporate Members:—John Wilson Cook and Allan Angus Magee, «dvocates: John Stuart Jamieson, and Charles Andrew Robertson Fleet, students-at-law; and Miss Margaret Teresa Darragh, accountant, all of Montreal, Que.

First or Provisional Directors:—John Wilson Cook, Allan Angus Magee and John Stuart Jamieson.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of manufacturers, growers, due's or forms of tobacco and also all such articles and things as are commonly dealt in by tobacconists and cigar merchants, including but not limited to pipes, eigar and cigarette holders, pipe cases, cigar and cigarette cases, pouches, boxes, cutters, jars, matches, match boxes and the like, and to act as agents for persons or companies engaged in similar businesses; (b) To own or acquire and operato retail stores or places of business for the purpose of operate a store or stores for the purpose of carrying on the business of a resto manufacture, purchase, sell or otherwise deal in candies, chocolates, biscuits, cakes, ice cream, ice cream soda, aerated waters, flavours and such other articles and delicacies as are generally used and required to carry on such business; (d) To manufacture, buy, sell, treat and deal in all kinds of plant, machinery, apparatus, tools, utensils, products, articles and things necessary or useful in carrying on any of the above businesses or usually dealt in by persons engaged therein: (e) To carry on the business of general traders in and manufacturers of goods, chattels, incrchandise and supplies which can with advantage be dealt in by the company in connection with the above businesses; (f) To adopt such means of making known the business and products of the company as may

seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or antiquity, by the publication of books and periodicals and by granting prizes, rewards and donations; (g) To establish or support or aid in the establishment and support of associations, institutions, funds, trust and finances calculated to benefit the employees or exemployees of the company or its predecessors in business or the dependents or connections of such persons and to grant pensions and allowances and to make payments to insurance and to subscribe or guarantee money for charitable or benevolent objects or for any exhibition or for any public, general or useful object; (h) To acquire, erect, hold, use, lease, or otherwise dispose of buildings, plant and machinery necessary or incidental to the business carried on by the company; (i) To apply for, register, purchase, acquire and hold and to sell, dispose of, lease, grant licenses in respect of, or otherwise turn to account patents. copyrights, trade-marks, licenses, concessions or the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any process or invention which may seem capable of being used for any of the purposes of the company; (j) To purchase or otherwise acquire any business with objects similar to those of the company together with the buildings, machinery, stock-in-trade, good-will, and assets generally, to assume in whole or in part the liabilities of such business and to pay for the same wholly or partly in bonds, debentures or fully paid-up and non-assessable shares of the eompany, and to sell, lease or otherwise dispose of the same or any part thereof; (k) To acquire, hold, lease, pledge, sell, exchange or otherwise dispose of shares, stock, debentures, or securities of or in any corporation carrying on business with objects similar to those of the company, notwithstanding the provisions of section 44 of the said Act; (1) To invest the moneys of the company not immediately required in such securities and in such manner as may from time to time be determined; (m) To sell, lease, exchange or otherwise dispose of in whole or in part the property or undertakings of the company for such consideration as may be agreed on and in particular for shares, debentures or securities of any company purchasing the same, and to distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities of other companies belonging to the company or which the company may have power to dispose of; (n) To enter into any partnership or into any arrangement for sharing of profits, union of interests, co-partnership, joint adventure, reciprocal concession or otherwise with any person or company carrying on or about to carry on any business which this company is authorized to carry on, and to advance money to or guarantee the contracts of or otherwise assist any such persons or company; (a) To do all acts and exercise all powers and carry on all business incidental to the carrying of the objects for which the company is incorporated, but germane to the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued December 29, 1909, to the 'MURRAY BAY LUMBER & PULP COMPANY' (LIMITED).

Changing the name of the said company to that of

'THE EAST CANADA POWER & PULP COMPANY, LIMITED.'

Also increasing the capital stock of the said company from \$500,000 to the sum of \$1,500,000, being an addition of 10,000 shares of \$100 each to the present capital stock.

'AUTOLITE MANUFACTURING COMPANY OF CANADA, LIMITED.'

Incorporated, December 30, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000,-Amount of each share, \$100.

Corporate Members:—Rennie Ogilvic McMurtry, advocate; Francis George Bush, book-keeper; George Robert Drennan, stenographer; Herbert William Jackson and Michael Josenb O'Brien, elerks, all of Montreal, Oue.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To cure leaf tobacco and to buy, manufacture and sell tobacco in any and all its forms; (b) To erect, establish or otherwise acquire and to maintain and operate factorics, warehouses, buildings and agencies adapted for the storing, preparation, curing and manufacture of tobacco, and for its sale and distribution and to transport or cause the same to be transported as an article of commerce; (c) To own, acquire, maintain and carry on and conduct the business of wholesale and retail cigar, cigarette and tobacco dealers and generally to deal in and with eigars, eigarettes and tobacco and tobacco products of all kinds and forms and articles and materials in any way related thereto or connected therewith, and particularly to buy, manufacture, sell and deal in cigarettes supplied with a self-lighting attachment; (d) To apply for, purchase or otherwise acquire or to secure the issue of any patents, brevets d'invention, patent rights, trade-marks, trade names, formulæ, devices and the like, convenient or useful for the company's business and conferring any exclusive or any inexclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company, and to use and dispose of such evidence or information as to the company may seem proper; (e) To acquire by purchase, concession, exchange or other legal title, the good-will, property, rights and assets and assume the liability of any person, firm or company transacting any business similar in whole or in part to that conducted by this company, together with the buildings, stock in trade and assets generally in such business, and to purchase, acquire and hold the stock or shares of stock in any other corporation carrying on business similar to that which this company is hereby authorized to carry on, notwithstanding the provisions of section 44 of 'The Companies Act'; (f) To establish and maintain wholesale and retail shops and generally carry on any business which may seem to the company capable of being conveniently carried on in connection with its business, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (g) To amalgamate with any individual firm or corporation doing business similar to the business which this company is authorized to carry on; (h) To lease, sell, or otherwise dispose of the undertaking and assets of the company, or any part thereof, for such consideration and upon such terms and conditions as the company may see fit, and in particular for shares, bonds, debentures or securities of any other company having objects similar to those of this company and to endorse or guarantee such bonds or debentures; (i) To issue and allot in payment for any real or personal property, license, trade-mark, patent of invention or privilege which may be purchased, taken, leased or otherwise acquired by the company or for any services rendered to the company, shares of the capital stock of the company as

fully paid-up and non-assessable; (j) To act as agent for any individual, firm or corporation enzyring on business similar to the business which this company is authorized to carry on; (k) To do all such other things as are incidental or conductive to the attainments of the above objects, or any of them. The operations of the company to be carried on throughout the Deminion of Canada and elsewhere.

'DILLON, MEVIUS & CO., LIMITED.'

Incorporated, December 30, 1909. - - - Amount of capital stock, \$10,000.

Number of shares, 100.—Amount of each share, \$100.

Corporate Members:—James St. George Dillon, and Richard Lacy Dillon, merchants; Baron Jean de Mévius. Charles Austin Bernard, K.C.; and Walter Grant Morden, financial agent, all of Montreal, Que.

First or Provisional Directors:—James St. George Dillon, Richard Lacy Dillon and Baron Jean de Mévius.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To crary on the business of brewers and maltsters, and of importers, bottlers, distributors and dealers in ales, beers, porters and similar articles, including aerated and mineral waters and other beverages, as also, in connection therewith, the business of custom-house brokers, warehousemen, forwarders, carriers, carters and other like businesses, and to manufacture, buy, sell, and generally deal in any wares, merchandise, articles or effects directly or indirectly relating to any of said businesses, including barrels, casks, bottles, boxes, corks, and all other like articles connected therewith; (b) To acquire by purchase, lease or otherwise and to have and hold any property, real or personal, movable or immovable, and any rights or privileges that the company may think necessary or convenient for the purposes of its business, and in particular any breweries, factories, plants, buildings and works of any and every kind and description, patent rights or other inventions, trade-marks, machinery and stock-in-trade that it may consider convenient to have and to hold in connection with its business; (c) To acquire by purchase, lease or otherwise and to own, develop and operate steam, electric and hydraulic plants, for the purpose of generating heat, light and power for the uses of the company in connection with any of its operations, and to dispose of any surplus of same not required for such operations, and, in connection therewith, to enter into all and any contracts and agreements for the supply of heat, light and power that the company may deem proper, provided however, that any sale, disposal, transmission or distribution of heat, light or power beyond the limits of the lands of the company shall be subject to local and municipal regulations in that behalf; (d) To act as general store-keepers and to provide board and lodging, clothing and provisions and generally all supplies to those engaged in or about any of the company's works, or to contract for the providing of the same; (e) To acquire by purchase, lease or otherwise, and to take over the whole or any part of the undertaking, business, property, assets or liabilities of any person, partnership or company, carrying on any business in whole or in part similar to that which this company is authorized to carry on or possessed of property suitable and proper for the purpose of this company; (f) To enter

into any agreement for sharing of profits, amalgamation, consolidation, or union of interests, eo-operation, joint adventure, reciprocal concession, or other arrangement of a like nature, with any person or company or companies carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or earry on, or having objects altogether or in part similar to those of this company: (a) To purchase, take in exchange, or in payment, or otherwise acquire, hold and own, and whilst holding the same to exercise all the rights and privileges of holders and owners thereof, and to sell, with or without guarantee, and deal in the shares, bonds, poses or objects altogether or in part similar to those of this company, or earrying on any business capable of being conducted so as directly or indirectly to benefit this company notwithstanding the provisions of section 44 of the said Act, and to establish, promote or otherwise assist any such other company or companies; (h) To issue paid-up shares, bonds, debentures or other securities for the payment, either in whole or in part, of any property, real or personal, movable or immovable, property rights, lease, business, franchise, undertaking, power, privilege, lieense or concession, which this company may lawfully acquire, and to issue fully paid shares, bonds, debentures or other securities of the company, in payment or part payment of or in exchange for shares, bonds, debentures or other securities of any other company doing a business similar or incidental to the business of this company; (i) To sell, lease, exchange, pledge, or otherwise dispose of, or deal with all or any part of the property, rights, or undertakings of the company, for such consideration as the company may think proper, and in particular for shares, bonds, debentures or other securities of any other company having objects altogether or in part similar to those of the company; (j) To lend money and guarantee the performance of contracts by customers and others as also the performance of any obligation or undertaking of any other company in which the company is interested, and to accept as security for such loan, and guarantee any security that may be offered by such person or company, including shares and debentures of such other companies; (k) To draw, make, accept, endorse, discount, and issue promissory notes, bills of exchange, warrants, and other negotiable or transferable instruments; (1) To do any one or more of the acts and things herein set forth, and to exercise and enjoy all such rights and privileges, and to do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them; (m) To carry on any business or businesses, whether manufacturing or therwise germane to the purposes and objects above set forth, and which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'FINANCIAL SECURITIES COMPANY OF CANADA, LIMITED.'

Incorporated, December 30, 1909. - - - Amount of capital stock, \$100,000.

Number of shares, 1.000.-Amount of each share, \$100.

Corporate Members:—Edward Vietor O'Brien, accountant: Frederick George Waters, solicitor's clerk; George Grant Paulin, student-at-law; Frank Armstrong, teller; and John Ramroop Narain, solicitor's clerk, all of Toronto, Ont.

First or Provisional Directors:—Edward Victor O'Brien, Frederick George Waters and George Grant Paulin.

Chief place of Business :- City of Toronto, Ont.

Objects of the Company:-(a) To carry on a general investment, financial and promoting business and to buy, sell, underwrite and generally deal in stocks, bonds, debentures and securities for their own account as well as in the capacity of brokers, agents and managers for others, and as guarantors; (b) To use any of the company's funds in the purchase of stock in any other corporation, notwithstanding the provisions of section 44 of the said Act; (c) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and rights or privileges which the company may think necessary or convenient for the purposes of its business; (d) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (e) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company; (f) To purchase or otherwise acquire any interest in any patents, licenses, concessions and the like, conferring any exclusive, or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem to the company capable of being profitably dealt with, and to sell, grant licenses in respect thereof or otherwise deal with the same; (a) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarant e the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (h) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (i) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependants or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (j) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (k) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (1) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments; (m) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the 29 - 23

company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (a) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (a) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the corporation; (p) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (q) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of

'WAYLAND SHOE, LIMITED.'

Incorporated, December 30, 1909. - - - Amount of capital stock, \$30,000.
Number of shares, 600.—Amount of each share, \$50.

Corporate Members: - Edmund Joseph Wayland, manager; William Arthur Wayland, manager; Joseph Isidore Chouinard, manufacturer; Edward Patrick Ronayne, merchant; and William Henry Turuer, merchant, all of Montreal, Que.

First or Provisional Directors:—Edmund Joseph Wayland, William Arthur Wayland, and Joseph Isidore Chouinard.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of boot and shoe and rubber merchants and manufacturers; (b) To do all matters and things necessary, fit and proper in and about the purchase, sale, importation and manufacture of goods of the nature soll by boot and shoe and rubber merchants; (c) To purchase, take over, lease or otherwis, a quire any movable and immovable property, machinery, and works that may be useful for the purposes of the company; (d) To erect and construct buildings, works and machinery which may be deemed necessary in connection with or incidental to the purposes of the company; (e) To acquire any trale-marks, industrial designs, patents, patent rights, licenses, privileges or authorities for or in respect of any inventions which may be useful to the company; (f) To sell, let or dispose of any of the movable and immovable property of the company; (g) To a quire and own shares and securities in any other company or companies carrying on business of a like nature, notwitstanding the provisions of section 44 of the said Act, and to sell or otherwise deal with the same; (h) To issue fully paid-up shares in payment or part payment of the purchase price thereof; (i) To acquire from any person, firm or corporation any business of a like nature or incidental to the foregoing or capable of being operated in connection therewith and to issue fully paid-up shares in payment or part payment of the purchase price thereof; (j) To take, acquire and hold securities of any nature or kind, real or personal for debts, liabilities or obligations to the company incurred or to be incurred in respect to the purposes and objects of the company; (k) To enter into any arrangement with any person, firm or corporation engaged in any business or transaction similar to those which the company is authorized to carry on or in any business or transaction capable of being conducted so as to benefit this company for the sharing of profits, union of interests, joint adventure or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'THE REDINGTON ROCK DRILL COMPANY, LIMITED.'

Incorporated, January 3, 1910. - - - Amount of capital stock, \$100.000.

Number of shares, 1,000,-Amount of each share, \$100.

Corporate Members:—Reuben Wells Leonard, C.E.; James John Mackan, accountant; George Frederick Austen, accountant; Henry Herbert Collier, barrister; and Nella Louisa Nelson, stenographer, all of St. Catharines, Ont.

First or Provisional Directors:—Reuben Wells Leonard, James John Mackan and Henry Herbert Collier.

Chief place of Business:-City of St. Catharines, Ont.

Objects of the Company:-(a) To acquire the patents granted to John Redington Drill,' and to manufacture the same: (b) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To acquire or undertake the whole or any part of the business property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of or otherwise acquire, any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (e) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concessi n or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, resissue, with or without guarantee or otherwise deal with the same; (f) To take, or otherwise acquire and hold, shares in any other company having objects similar or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company notwithstanding the provisions of section 44 of the said Act; (g) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (h) To construct, improve, maintain, work, manage, carry out or control any roads, ways, tramways or lands controlled or owned by the company, branches or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to: subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying 29-231

out or central thereof; (i) To lend money to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (j) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (k) To do any or all of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (l) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be cerrical on throughout the Dominion of Canada and elsewhere.

'THE ST. JAMES CONSTRUCTION COMPANY, LIMITED.'

Inc recrated, January 4, 1910. - - - Amount of capital stock, \$125,000.

Number of shares, 1,250.—Amount of each share, \$100

Corperate Members:—Charles Albert Duclos, K.C., of Westmount, Que.; William Langley Bond, and John Joseph Meagher, advocates; and Beatrice Wakefield, stenographer, all of Montreal, Que.; and James Edouard Coulin, advocate, of St. Louis, Que.

First or Provisional Directors:—William Langley Bond, John Joseph Mcagher, and James Edouard Coulin.

Chief place of Business:-City of Montreal, Que.

public and private works, undertakings, constructions and operations, and generally to carry on the business of a public and private contractor and of a manufacturer of building materials; b) To make, enter into, perform and carry out e ntracts for construction, altering, decorating, maintaining, furnishing, fitting up and improving buildings of every sort and kind; to advance money to and enter into contracts and arrangements of all kinds with builders, property owners and others: to carry on in all their respective branches the businesses of builders. contractors, decorators, dealers in stone, brick, timber, hardware and other building materials or requisites; (c) To purchase for investment or resale, hold and sell, houses, lands, real property of all kinds or any interest therein, and generally to deal in, sell, lease, exchange or otherwise deal with lands, buildings and any other property, whether real or personal; (d) To acquire and undertake the whole or any part of the business, property, rights and liabilities of any person or company carrying on any business which this company is authorized to carry on or possessed of property or rights of any kind suitable for the purposes of this company, and to issue in rayment of the same stock fully paid up and non-assessable; (e) To enter juto any arrangement for sharing of profits, union of interests, cooperation, joint adventure, reciprocal concession, or otherwise, with any person or company carrying on or eng. ged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or in 'irectly to benefit this company, and to lend money to, guarantee the contracts of or otherwise assist in promoting, and become a shareholder in any subsidiary,

allied or other company carrying on a business similar or in part similar to that of this company; (f) To hold, purchase, or otherwise acquire, sell, assign, transfer or otherwise dispose of shares of the capital stock, bonds, debentures, or other evidences of indebtedness created by any other companies having objects similar in whole or in part to those of this company, and while the holder thereof, to exercise all the rights and privileges of ownership, including the right to vote thereon notwithstanding the provisions of section 44 of the said Act; (g) To enter into contracts for the supply of services to the company, and for the acquisition of the rights of any company, or person under contracts for the furnishing of work or materials, and to pay for such services or rights by the issue of fully paid and non-assessable stock of the company, and to remunerate any person or persons for services rendered, or to be rendered to the company, by the issue of shares paid up in whole or in part; (h) To manufacture and generate by means of electricity or otherwise, light, heat and power, and to maintain, operate and use the plant and machinery necessary therefor, the whole for use only in connection with the carrying out of the purposes of the company; (i) To distribute any of the property of the company in specie among members; (j) To amalgamate with any other company having objects altogether or in part similar to those of this c mpany; (k) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any one or more of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'DOMINION BOND COMPANY, LIMITED,'

Incorporated, January 5, 1910. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000,-Amount of each share, \$100,

Corporate Members:—Frederick Henry Mauley, broker; Gordon Walters MacDougall. K.C.; Lawrence Macfarlane, and Charles Alexander Pope, advocates, and Jessie Graham, stenographer, al] of Montreal, Que

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To subscribe for, purchase or acquire and hold either absolutely as owner or by way of collateral security or otherwise, and to sell, guarantee the sale of, and to hypothecate, pledge, assign, transfer or otherwise dispose of or deal in bonds, debentures, stocks, shares and other securities of any government or municipal or school corporation, or of any chartered bank or of other duly incorporated company; (b) To offer for public subscription any shares, stocks, bonds, debentures or other securities of any corporation or company; (c) To promote, organize, manage or develop any corporation or company; (d) To transact and carry on a general agency and brokerage business and to act as agents and brokers for the transfer and recording of bonds, debentures, shares or other securities, and for the purchase, sale and improvement, development and management of any property, business or undertaking, and the management, control or direction of syndicates, partnerships, associations, companies or corporations; (e) To accent, fulfill and execute any true committed to the company by any corporate

tion or by any court of law, on such terms as may be agreed upon, and as the court shall approve, and to take, hold, receive and convey all estates and property, real and personal which may be granted, conveyed or committed to the company with its assent upon such trust or trusts; (f) To act as trustee in respect of property in accordance with the instrument creating the same; (a) To accept and hold the office and perform all the duties of trustee receiver, assignee, trustee for the benefit of creditors, liquidator, executor, administrator and curator to the estates, persons, partnerships, associations or corporate bodies and to do all such incidental acts as are necessary for such purposes, provided, however, that the company shall not be deemed to be authorized or empowered to receive money on deposit or to earry on any of the business of a company under Part III of the said Act; (h) From time to time to apply for, purchase and acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power, authority, franchise, concessions, right or privilege, which any government or authorities, supreme, municipal or local, or and to appropriate any of the company's stock, bonds and assets to pay and defray the necessary costs, charges and expenses thereof; (i) To construct, maintain and operate, or to lease buildings and structures suitable for the reception and safe keeping upon all such terms as may be agreed upon; (j) To investigate. report on and to guarantee the title to any real estate, lands and tenements or chattels, or the legality of the issue of the bouds or debentures or other security of any corporation authorized by law to make an issue of bonds or debentures or the circumstances of any business concern or undertaking, and generally of any assets, property or rights; (k) To sell, lease, or otherwise dispose of the property and undertaking of the comp. ny or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company; (1) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, resiprocal concession or otherwise, with any person, partnership, firm or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on and to purchase or otherwise acquire and undertake all or any part of the assets, including good-will, or the business, property, privileges, contracts, rights, obligations, and liabilities, of any such company, person or partnership, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee or otherwise deal in the same notwithstanding the provisions of section 44 of the said Act; (m) To amalgamate with any other company, or companies having objects altogether or in part similar to those herein enumerated and to take shares therein and to guarantee the performance of contracts by any person or company; (n) To issue and allot as fully paid-up shares of the company hereby incorporated in payment or part payment of any business, franchise, undertaking, projecty, rights powers, privileges, lease, license, contract, real estate, stock, bonds, and debentures or other property or rights which it may lawfully acquire by virtue of the powers herein granted; (0) To raise and assist in raising money for, and to aid. by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation, and to guarantee the performance of contracts by any such company, corporation or by any other person or persons with whom the company may have business relations; (p) To distribute among the shareholders of the company, in kind, any property of the

company and in particular any shares, debentures or securities in other companies belonging to the company or which the company may have power to dispose of; (q) To do all or any of the above things as principals, agents or attorneys; (r) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'LAKESIDE COPPER COMPANY, LIMITED.'

Incorporated, January 5, 1910. - - - Amount of capital stock, \$250,000.

Number of shares, 2,500.—Amount of each share, \$100.

Corporate Members:—James Steller Lovell, accountant; William Bain, book-keeper; Robert Gowans, Henry Chambers, Robert Musgrave Coates and Albert John Wise, solicitor's clerks; and Samuel Goodman Crowell, barrister-at-law, all of Toronto, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:--City of Toronto, Ont.

Objects of the Company:-(a) To carry on the business of mining, milling, reduction and development company; (b) To prospect for, open, explore, develop, work, improve, maintain, and manage gold, silver, copper, coal, iron, lead and other mines, minerals, and other deposits and properties, and to dig for, dredge for, raise, crush, wash, smelt. assay, analyse, reduce and amalgamate and otherwise treat ores, metals, and minerals whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same or any part thereof, or any interest therein; (c) To acquire by purchase, lease, concession, license, exchange or other legal title, mines, mining lands, leases, easements, mineral properties or any interest therein, minerals and ores and mining claims, options, powers, privileges, water and other rights, patent rights, letters patent of invention, processes and mechanical or other contrivances and either absolutely or conditionally, and either solely or jointly with others, and as principals, agents, contractors or otherwise, and to lease, place under license, sell, dispose of and otherwise deal with the same or any part thereof, or any interest therein; (d) To construct, maintain, alter, make, work and operate on the property of the company, or on property controlled by the company, reservoirs, dams, flumes, race and other ways, water-powers, aqueducts, wells, roads, piers, wharves, buildings, shops, stamping mills, dredges and other works and machinery, plant and electrical and other appliances of every description, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions. chattels and effects required by the company or its workmen or servants; (e) To build, acquire, own, charter, navigate and use steam and other vessels; (f) To purchase or otherwise acquire, hold, pledge, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation, notwithstanding the provisions of section 44 of the said Act; (g) To take, acquire and hold as the consideration for ores, metals or minerals, sold or otherwise disposed of or for goods supplied, or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company; (h) To enter into any arrangement for sharing profits, union of interests, or co-operation with

any other person or company carrying on or about to carry on any business or transaction which may be of benefit to this company; (i) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations, and liabilities of any person or company carrying on any part of the business which this company is authorized to carry on, or possessed of property suitable for the purposes thereof; (j) To do all such acts, matters and things as are incidental or necessary to the due attainment of the above objects or any of them; (k) To lease, sell or otherwise dispose of the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company; (1) To raise and assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise, any corporation in the capital stock of which the company holds shares, or with which it may have business relations, and to act as employee, agent or manager of any such corporation and to guarantee the perwhom the company may have business relations. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

DOMINION CORRUGATED STEEL PIPE CO., LIMITED.

Incorporated, January 11, 1910. - - - Amount of capital stock, \$20,000.
Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—Cecil Henry Richardson, manager, of St. Johns. Que.; Herbert Proctor, merchant; William Wakefield, manager, and Archibald Carson Seller, merchant, all of Sandusky, Mich., U.S.A.; and George Donaldson, manager, of Tooka, Kan. U.S.A.

First or Provisional Directors:—Cccil Henry Richardson, Herbert Proctor and William Wakefield.

Chief place of Business:-City of St. Johns, Que.

Objects of the Company:-(a) To manufacture and deal in corrugated steel pipes, culverts, metal sidings, agricultural implements and all materials and products incidental thereto and to act as agents for others for the purposes aforesaid; (h) To carry on a foundry business and to operate rolling mills; (c) To acquire, l ase and dispose of trade-marks, industrial designs, patent rights for and in r spect of any invention relating to or which may be deemed useful to the company's business, and to acquire and work any patents of invention or any license to use any invention which may be deemed to be of use in connection with the company's business and to pay for the same in cash, bonds or paid-up stock of the company; (d) To amalgamate with any person, persons or company carrying on any business of a similar nature; (e) To dispose of all the assets of this company, and to purchase and acquire any business of a similar nature, and to purchase and acquire any interest or control in any business of a similar nature and to pay for the same in cash, bonds, paid-up stock of this company; (f) To purchase and hold stock and bonds of any company carrying on business of a like nature; (g) To acquire by purchase, lease or otherwise and hold such property movable and immovable as may be deemed necessary and requisite for the purposes of the company's business, including factories, stores, warehouses and other establishments, and to erect and construct the same when and where the operations of the company are to be carried on throughout the Dominion of Canada and elsewhere.

'PORT ARTHUR WAGON COMPANY, LIMITED.'

Incorporated, January 11, 1910. - - Amount of capital stock, \$750,000.
Number of shares, 7,500.—Amount of each share, \$100.

Corporate Members:—James Russell Lovett Starr, James Houston Spence, and Matthew Crooks Cameron, barristers-at-law; James Aitchison and Duncan Donald McLeod, students, all of Toronto, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-Town of Port Arthur, Ont.

Objects of the Company:-(a) To carry on the business of manufacturers of and dealers in conveyances, machines and implements of all kinds and descriptions including (but without limiting the generality of the foregoing words) wagons, agricultural implements, carts, trucks, vehicles, railway carriages, locomotives, engines and rolling stock, and to engage in the manufacture of or production of, and to deal in any materials or products which may be used in or in connection with the manufacture of such conveyances, machines or implements; (b) To carry on business as lumbermen, sawmill propriet is and timber merchants, and to manufacture, buy, sell and deal in timber and wood of all kinds and the products (but nothing herein contained shall enable the company to carry on the business of a railway) and to build, acquire, own, charter, navigate and use steam, gasoline, electrical and other vessels; (d) To construct and establish docks with slips and workshops to build thereon warehouses and other conveniences, and to carry on the business of proprietors of docks, wharves, jetties, piers, warehouses and stores; (e) To carry on the business of building contractors and general merchants and dealers more particularly in connection with lands, now or hereafter owned by the company; (f) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on or in connection with its bu-iness or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (a) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company, and to pay for the same in cash or in shares of this company, or partly in cash and partly in shares; (h) To apply for, purchase or otherwise acquire, any patents, licenses, concessions and the like conferring any exclusive or nonexclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses, in respect of or otherwise turn to account the property, rights or information so acquired; (i) To enter juto partnership or into any arrangement for sharing of profits. union of interests, co-operating, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to. guarantee the contracts of, or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, reissue, with or without guarantee, or otherwise deal with the same; (j) To take, or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, notwithstanding the provisions of section 44 of the said Act; (k) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (1) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to lenefit employees of the company (or its predecessors in business) or the dependants or connections of such persons, and to grant pensions and allowances and to make payments towards insurance, and to subtion or for any public, general or useful object; (m) To promote any company or of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (n) To purchase, take on lease or in exchange, hire or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its improve, maintain, work, manage, carry out or control any roads, ways, and tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, water courses, wharves, manufactories, warehouses, electric works, shops, stores, and other works and conveniences, which may seem calculated directly or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (p) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (q) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transf rable instruments; (r) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities as may seem expedient, and in particular by advertising in the press, by circulars, periodicals, and by granting prices, rewards, and donations; (t) To sell, improve. manage, develop, exchange, lease, dispose of, turn to account, or otherwideal with all or any part of the property and rights of the company; (u) To do Il or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (v) To do all such other things as are incidental or conducive to the attainment of the above objects; (w) To use any of the funds of the company in the purch se of stock or shares in any other corporation, such power to be exercised by the directors subject to section 44 of the said Act; (x) To distribute the property of the company in specie amongst its shareholders; (y) To apply for and obtain from any and all legislative, govcrnmental, municipal, and other authorities, powers and bodies, confirmation. registration and recognition of the company, and of its rights, powers, concessions, privileges, franchises and objects, and such additional rights, powers, coucessions, privileges, franchises and objects as may be considered expedient and to do whatever may be necessary and expedient to comply from time to time with all or any by-laws, ordinances, decrees, regulations and other requirements, now or in future existing. To carry on the business of the company throughout the Dominion of Canada and elsewhere,

'SAWYER-MASSEY COMPANY, LIMITED.'

 $(Re\mbox{-}incorporation).$

Incorporated, January 11, 1910. - - - Amount of capital stock, \$7,000,000.

Number of shares, 70,000.--Amount of each share, \$100.

Corporate Members:—James Steller Lovell, accountant; William Bain, book-keeper; Robert Gowans, Henry Chambers and Robert Musgrave Coates. solicitor's elerks, all of Toronto, Ont.

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Toronto, Ont.

Objects of the Company:-(a) To carry on business as a manufacturer of and dealer in steam, gasoline and oil engines either portable or locomotive and also all kinds of threshing machinery, road making machinery and carriages, wagons, and other vehicles and all kinds of agricultural implements and machinery; with power also as may be deemed necessary in the course of the business of the company to take and accept conveyances of real and personal estate in payment and satisfaction in whole or in part of the price of goods manufactured or to be manufactured as aforesaid and sold or to be sold to purchasers thereof and to have and hold the said real and personal estate, and with further power to transfer, sell or otherwise dispose thereof as may be deemed expedient from time to time; (b) To carry on business as a manufacturer of and dealer in timber, wood and metal; all articles into the manufacture of which wood or metal enters and all kinds of patural products and by-products thereof, and to carry on the business of a general dealer in merchandise; (c) To acquire by purchase or otherwise and hold lands, timber limits or licenses, water lots, water falls, water privileges or concessions and powers and rights and interests therein, and to build upon, develop, cultivate, farm, settle and otherwise improve and utilize the same, and to lease, sell or otherwise deal with or dispose of the same; (d) To aid and assist by way of bonus, cash advances or otherwise with or without security settlers and intending settlers upon any lands belonging to or sold by the company, and generally to promote the settlement of said lands; (c) To establish stores for the sale of groceries, provisions and general merchandise to settlers and intending settlers and others upon lands belonging to or sold by the company or in the neighbourhood of such lands, and generally to carry on the business of general storekeepers and merchants; (f) To enter into contracts for, construct, execute, own and carry on all descriptions of works and to carry on the business of a general construction company and contractor; (a) To purchase, lease or acquire water-power and water privileges and to develop therefrom any water-power, electrical or other energy and to use the same in connection with their business and to transmit the same, and sell, lease or dispose of any surplus power and to enter into working arrangements with other companies, persons, firms or corporations for the use thereof either for power or for electrical lighting purposes, and to establish, operate and maintain any electrical lighting, heating or power plant, and to sell and dispose of electric light, heat and power. Provided always that the rights and privileges hereby conferred upon the company to generate, sell and dispose of electrical energy for light, heat and power, when exercised outside of the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (h) To purchase or otherwise acquire, hold, pledge, hypothecate, sell or otherwise dispose of shares

or stock, bonds, debentures or other sceurities in any other corporation, notwithstanding the provisions of section 44 of the said Act; (i) To earry on any other business, whether manufacturing or otherwise, which may seem to the company eapable of being conveniently carried on in connection with the business or objects of the company and necessary to enable the company to profitably earry on its undertaking; (i) To purehase or otherwise acquire and undertake and rights, obligations and liabilities of any person, firm or company earrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's business, and to issue in payment or part payment for any property, rights or order, license, power, authority, franchise, concession, right or privilege which for, aid in and contribute towards carrying the same into effect, and to approprione any of the company's stock, bonds and assets to defray the necessary which it may have business relations and to act as employee, agent, or manager of any such corporation and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have usiness relations; (m) To enter into partnership or any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in; (n) To procure the company to be registered and recognized in any foreign country, and to designate persons therein according to the laws of such foreign country, to represent this company and to accept services for and on behalf of this company of any process or suit; (o) To amalgamate with any other company having objects similar to those of this company; pany or any part thereof for such consideration as the company may deem fit. including shares, debentures or securities of any other company; (q) To do all acts and exercise all powers and earry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably earry on its undertaking; (r) To do all and any of the above things in Canada or elsewhere, and as principals, agents or att rneys. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued January 12, 1910, to

'THE GRAND TRUNK PACIFIC TOWN AND DEVELOPMENT COMPANY, LIMITED?

Changing the name of the said Company to that of

'THE GRAND TRUNK PACIFIC DEVELOPMENT COMPANY, LIMITED.'

'PRINCE RUPERT ('OAL FIELDS, LIMITED.'

Incorporated, January 13, 1910. - - Amount of capital stock, \$5,000,000.

Number of shares, 50,000.-Amount of each share, \$100.

Corporate Members:—Maurice Alexander, student; Darley Burley Smith, Thomas Douglas Fillan and Alexander Murdock Burn, clerks, all of Montreal, Que.; and Charles Herbert Lyons, clerk, of Westmount, Que.

First or Provisional Directors:—Maurice Alexander, Darley Burley Smith and Charles Herbert Lyons.

Chief place of Business :- (ity of Montreal, Que.

Objects of the Company: -(a) To carry on the businesses of colliery proprietors, mine owners, coke manufacturers, coal dealers, smelters, iron masters, steel converters, tin plate makers, iren founders, miners, prospectors, metallurgists, refiners and manufacturers of oil and other substances from ores, minerals and other natural products, powder manufacturers, electricians, engineers, shipbuilders, shipwrights, brick makers, pulp and paper manufacturers, loggers, lumber merchants, manufacturers of timber, timber growers, saw mill owners, canperymen, fisherymen, ship owners, carriers, warehousemen, merchants, builders, contractors, farmers, hotel and restaurant keepers, and store keepers, or any one or more of the said businesses from time to time, and to buy, sell, export, manipulate, prepare for the market, and deal in merchandise of all kinds; (b) To search for, prospect, explore, mine, win; open, develop and work collieries, mines, minerals, quarries, coal, coal oil, oil, wells, ores, minerals and other deposits; (c) To acquire by purchase, lease, hire, discovery, license, location or otherwise, and hold lands, estates, coal lands, leases and licenses, deposits of oil and petroleum, quartz and placer mines, and mineral claims, leases or prospects, mining lands and mineral rights. collieries, quarries, clay, timber lands or leases, timber claims, or licenses to cut timber, pulp leases, surface rights, and rights of way, water rights and privileges. foreshore rights, mills, factories, elevators, coke ovens, furnaces for smelting, treating ores and refluing metals, ships, steamboats and other vessels, tramways and railway sidings on property owned or controlled by the company, or adjacent thereto, roads, wharves, docks, terminal facilities, building, machinery, plant. stock-in-trade, or other real or personal property, as may be deemed advisable, and to equip, operate and turn the same to account, and to sell, lease, or otherwise dispose of the same, or any of them, or any interest therein; (d) To construct, carry out, repair, maintain, improve, manage, work, control, and superintend any roads, ways, adits, levels, shafts, tunnels, tramways and railway sidings on property owned or controlled by the company, or adjacent thereto, bridges, coaling stations, reservoirs, watercourses, aqueducts, docks, wharves, terminal facilities. furnaces, coke ovens, plant, engines, machinery, mills, factories, elevators, warehouses, ships, steam vessels, and boats, dwelling houses, buildings, and other works, and conveniences which may seem directly or indirectly conducive to any of the objects of the company, and to contribute to or otherwise aid or take part in any such operations, and to purchase, hire or build, and repair, navigate and trade with ships, steam vessels and boats, for the purposes of the company, and also railway wagons or trucks, or any other rolling stock, and also steam or other locomotive or motive power; (e) To treat, make merchantable, transport and trade in coal, coke, ores, metals, metallic substances, and minerals of every de-

scription, and the products thereof, and to trade in substances used in getting, reducing, treating or making merchantable, coal, coke, ores, metals, metallic substances, minerals and precious stones, or in manufacturing products therefrom; (f) To clear, manage, farm, cultivate, irrigate, plant, build on, or otherwise work, use or improve, any land which, or any interest in which, may belong to the company; and to deal with any farm, or other products thereof, and also to lay out into town sites, said lands, or any parts thereof; (g) To establish, operate, and maintain, stores, trading posts, and supply stations for the purposes of the company, and the supplying goods to any of its employees, or the occupiers of any of its lands, or any other persons, and for bartering and dealing in the products of mine and forest, and the carrying on of the general business of traders and merchants: (h) To construct dams, and improve rivers, streams and lakes, and to divert the whole or part of the water of such streams and rivers as the purposes of the company may require, subject, however, to the provisions of any statute having reference thereto; (i) To construct, equip, maintain, complete and operate tramways, upon lands owned or controlled by the company; to use any motive power in the operation of the same; to take, transport, and carry passengers and freight on such tramways; and, for the purposes thereof, to use, construct and equip, all necessary works, telephones, telegraphs, buildings, appliances, and conveniences; (i) To erect, construct, operate, and maintain, compressed air and electric works, pow r houses, generating plant, and such other appliances and conveniences as are necessary and proper for the generating of compressed air and electricity, and for transmitting the same to be used as a motive power for tramways, or other works of the company, and to be supplied by the company as a motiv power for hauling, propelling, pumping, lighting, heating, smelting, resoever, for which compressed air or electricity may be used, supplied, applied, or require, and to produce, use, sell, lease and dispose of, in any manner the comdistribution or transmission of electric, hydraulic, pneumatic or other power or force for the purposes of heat, light or power, beyond the limits of the lands of the company shall be subject to local an l municipal control in that behalf; (k) or to any streets, ways, lancs, passages, tramways, mines, smelters, mills, manufactories, ships, warchouses, public or private houses, buildings and places, and from time to time lay down, carry, fit up, connect and finish, any cumulative storage battery, cable, wiring, pipes, flume, switch, connections, branch, burner, lamp, meter, transformer, or other apparatus, for or in connection with, any compressed air, water or electric main, pipe, lead or cable, which for such purposes may be required, and to let any such apparatus for hire for such sum as may be agreed upon; (1) To acquire, operate and carry on the business of a power company, subject to local and municipal regulations in that behalf; (m) To undertake and carry into effect, all such financial, trading, or other operations or businesses, in connection with the objects of the company, as the company may think fit; (n) To acquire and carry on all or any part of the business or property, and to undertake any liabilities of any person, firm or association, or company, possessed of property, suitable for the purposes of this company, or carrying on any business, which this company is authorized to carry on. or which can be conveniently carried on in connection with the same, or may seem to the company calculated directly or indirectly to benefit the company, and, as the consideration for the same, to pay cash, or to issue any shares, stocks, or obligations of this company; (o) To enter into any partnership, or into any arrangement for sharing profits, union of interest, co-operation, joint adventure,

reciprocal concessions, or otherwise, with any person, or company, carrying on. or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire, shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of the said Act; (p) To sell or dispose of the property of the company, or any part thereof, for such consideration, as may be deemed advisable, and in particular for shares, debentures or securities of any other company, having objects altogether, or in part similar to those of this company; (q) To promote any company, or companies, for the purpose of acquiring all or any of the property and liabilities of this company, or for any other purpose, which may seem directly or indirectly calculated to benefit this company; (r) To purchase, take on lease, or in exchange, hire or otherwise acquire, any real or personal property, and any rights and privileges, which may be necessary or convenient for the purposes of the business of the company; (s) To enter into any arrangements with any government, or any authority, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority, any rights, privileges and concessions, which the company may think it desirable to obtain, and to carry out, exercise and comply with, or, if deemed advisable, dispose of any such arrangements, rights, privileges and concessions; (t) To obtain any Act of parliament or legislature for enabling the company to carry any of its objects into effect, or for any other purpose that may seem expedient, or to oppose any proceedings or applications which may seem calculated directly or indirectly to prejudice the company's interests; (u) Notwithstanding the provisions of section 44 of the said Act, to take or otherwise acquire, hold, vote by its duly appointed proxy, sell, pledge or otherwise dispose of, and deal with the shares, debentures, and other securities in any other company, on any business canable of being conducted so as directly or indirectly to benefit this company, and more particularly, but not so as to limit the foregoing the shares, debentures, and other securities of any railway company, owning, or authorized to construct and operate, a railway line, or lines, connecting with any of the company's properties whereby and over which the company may ship its coal and other products; (v) To endorse, guarantee, and secure the payment or satisfaction of the bonds, coupons, mortgages, deeds of trust, debentures, securities, obligations, evidences of indebteduess, and shares of the capital stock of other corporations, and also to guarantee, and secure the payment and satisfaction of dividends on shares of the capital stock of such other corporations; provided such other corporations fall within the description of corporations mentioned in the last preceding section; (w) To apply for, purchase or otherwise acquire, any patents of invention, licenses, concessions, and the like, conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention, which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, or grant licenses in respect to, or otherwise turn to account, the property, rights, or information so acquired; (x) To purchase, acquire, apply for, register, secure, hold, own or sell, or otherwise dispose of, any and all copyrights, trade-marks, trade names, and distinctive marks; (v) To distribute any of the property of the company among its members in specie; (z) To pay out of the funds of the company all expenses of, or incidental to the formation, registration, and advertising of the

eempany, and to remunerate any person or company for services rendered, or to be rendered in planing or assisting to place or the guaranteeing the placing of any shares in the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (aa) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with the undertaking of all or any part of turn property and rights of the company, with power to accept as the consideration, any shares, stocks, or obligations of any other company; (bb) The intention is that the objects specified in each paragraph of this clause shall, except where otherwise explained in such paragraph, be in no wise restricted by reference to or inference from the terms of any other paragraph or the name of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

HILLCREST COLLIERIES LIMITED?

Incorporated, January 14, 1910. - - - Amount of capital stock, \$3,000,000.

Number of shares, 30,000 .- Amount of cach share, \$100.

Comporate Members—John McOunt Mackić, manager, Alister Henry Birnie, Mae-Kenzie, Charles Merelith, John James Reel and Gerald William Farrell, brokers; Charles Blair Gordon, manufacturer; Albert Joseph Brown and Gordon Walters MacDougall, King's council, and Francis George Bush, book-keeper, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Montreal, Que

chantable, sell and deal in coal, oil, coke, and all other metals, minerals and substances, whether of a like nature or otherwise, and to manufacture and sell patent fuel or manufactured fuel; (b) To earry on any of the trades or busichantable, sell and deal in natural gas, oil or other like substances or products, and to make, buy, sell and deal in explosives; (c) To manufacture, purchase or otherwise acquire, to hold, own, sell, assign and transfer or otherwise dispose of, and to trade and deal in goods, wares and merchandise; (d) To purchase, take on lease, or otherwise acquire, and to hold, use and occupy any buildings, mines, mining rights, coal lands, timber lands, timber licenses or leases, gas lands, and rights to natural gas and any interest therein, and to explore, work, exercise, develop, manufacture, and to sell, lease or otherwise turn to account the same, and generally to purchase, take on lease or otherwise acquire any real or personal property, easements, rights or privileges which the company may think necessary or convenient for the purposes of its operations; (e) To buy, sell, manufacture and deal in minerals, plant, machinery, implements, conveniences and thirgs capable of being used in connection with mining, timber or lumber operations; (f) To carry on a general lumber business and to buy, sell or otherwise deal in fuel; (g) To produce and accumulate electricity and electric motive force or other agency similar or otherwise, and supply the same for the production, transmission or use of the power for lighting, heating or motive

purposes; provided that the foregoing power when exercised outside of the property of the company shall be subject to all local and municipal laws and regulations in that behalf; (h) To buy, sell and deal in farm lands and to carry on the business of farming, stock raising and ranching; (i) To construct, improve, maintain, develop, work, manage, carry out or control any roads, ways, branches, railway switches or sidings, bridges, rescrvoirs, water-courses, wharves, mauufactories, warehouses, electric work, shops, stores, houses and other works and conveniences which may seem calculated directly or indirectly to advance the company's interest, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (j) To acquire and take over as a going concern the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which this company is authorized to carry on or possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares, bonds, dedispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit, and in particular for shares, debentures, or securities of any company having objects altogether or in part similar to those of this company; (1) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (m) To purchase, lease or otherwise acquire, hold and enjoy all the property, franchises, good-will, rights and privileges held or enjoyed by any person or firm, or by any company or companies carrying on. or formed for carrying on any similar business to that which this company is authorized to carry on, and to undertake the liabilities of any such person, firm or company; (n) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, stock whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint; (0) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction canable of being conducted so as directly or indirectly to benefit this company. And to lend money to, guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same; (p) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (q) To distribute in specie or otherwise any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the 29 - 24

whole or any part of the assets or liabilities of this company; (r) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company; (s) To enter into any arrangements with any government or authorities supreme, municipal, local, or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (t) To do all or any of the matters hereby authorized, either alone or in conjunction with others or as factors, trustees, or agents for any other companies or persons, or by or through any factors, trustees or agents; (u) To earry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or any portion thereof, or calculated directly or indirectly to enhance the value of or to render profitable any of the company's property or rights; (v) To purchase or otherwise acquire and take over the business, undertaking, property and assets in whole or in part of any person, firm or company carrying on business in whole or in part similar to the business to be carried on by this company, and to pay therefor wholly or partly in cash or wholly or partly in paid-up shares, bonds or debentures of the company or otherwise; (w) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE MONTREAL ASBESTOS CO., LIMITED.'

 $(Re\mbox{-incorporation}).$

Incorporated, January 14, 1910. - - - Amount of capital stock, \$500,000.
Number of shares, 500,000—Amount of each share, \$1.

Corporate Members:—Harry Charles Organ, agent; Quigg E. Baxter, and Louis Normandin, manufacturers; and Joseph Napoléon Millette, broker, all of Montreal, Oue; and Alleyn Taschereau, advocate, of Quebec, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:—(a) To acquire by purchase, lease or otherwise, mines, minerals, mining rights, lands and properties or any interest therein and to hold, explore, work, develop, sell, hypothecate, lease or otherwise dispose of the same or any part therein; (b) To mine, smelt, amalgamate, work, mill and prepare for sale by any process, asbestos and all or any other minerals, ores or metallic substances of all kinds and to produce and manufacture by-products therefrom, and to buy, sell, trade and deal in same; (c) To acquire by purchase quive, erect, maintain and use for the purposes of the company buildings, factories, mills, waterworks, roads, pole lines for industrial and other purposes; including telegraph, telephone or electric light or power lines; (d) To acquire, use, hold, sell, lease or otherwise dispose of patent rights, secter processes or in-

formation, licenses, trade-marks, copyrights or the like; (e) To manufacture, buy, sell and deal in all kinds of plants, machinery, implements, tools and supplies and things required by the company or its servants or employees or capable of being used in connection with its operations; to manufacture and deal in goods, wares and merchandise for the purposes of the company; to act as general storekeepers and to provide board and lodgings, clothing and provisions and generally all supplies to those engaged in or about any of the company's works and to contract for the providing of the same; (f) To build, acquire, possess, charter and employ and to sell, lease, hypothecate or otherwise dispose of vessels in connection with the operations of the company and transport of its products; (g) To carry on the business of electricians, mechanical engineers, manufacturers and dealers in electricity, motor power, light and heat, and to manufacture, produce, trade and deal in any article belonging to such business; Provided that any sale, transmission or distribution of electricity or other power or force beyond the lands of the company shall be subject to local or municipal regulations in that behalf; (h) To apply for, purchase or acquire, and powers from any government, municipality, or public authority, and to pay for, aid in or contribute towards carrying the same into effect and to appropriate any of its stock, bonds and assets to defray the costs and expenses thereof; (i) To carry on any other business whether manufacturing or otherwise, but which is germane to the foregoing business, which may seem to the company capable of being conveniently carried on or in connection with the business or objects of the company: (i) To exercise any of the above powers either as principal or agent; (k) To acquire the undertakings, assets, or property of any individual, firm or corporation carrying on a similar business, to acquire and hold shares, bonds or other securities of or in any other company or corporation, having power to carry on a similar business and, while holding the same, to exercise all rights of ownership thereof, including voting power notwithstanding the provisions of section 44 of the said Act, and to invest any surplus moneys of the company in the redemption of its own bonds and debentures; (1) To sell, lease or otherwise dispose of the properties, assets and undertakings of the company or any part or parts thereof for such considerations as may be agreed upon and in particular for shares, detentures, bonds or securities of any other company having objects similar to those of this company and to distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities of other companies belonging to the company or of which the company may have power to dispose; (m). To amalgamate with any other company having objects similar to those of this company; to enter into arrangements for sharing of profits or union of interests with any person or company carrying on any business similar to those which this company is authorized to carry on; and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal in the same; (n) To pay for any movable or immovable properties, rights, franchises, or privileges acquired by the company or for work done or services rendered to the company either in cash or in bonds or stock of the company or partly in one and partly in the other; (o) To deal in, purchase, sell and dispose of ores, minerals, goods and merchandise, and generally to carry on the business of a mining and trading company in all its branches. to carry on the trade and business of iron-masters, colliery proprietors, miners, smelters, engineers, in all their respective branches; to construct, lay down and maintain dams, reservoirs, aqueducts, cisterns, culverts, conduits, pumping stations, filter beds, mains, pipe lines, flumes, race-ways, canals and all other necessary structures, apparatus and appliances requisite for carrying on any of 29 - 241

the aforesaid operations, and to execute and do all other work and things necessary, useful or convenient for obtaining, storing, selling, delivering, measuring and distributing water, electricity, heat and power, or otherwise, for the purposes of the company, or for supplying cities and towns with water, light, heat and power in any part of the world; provided that any supply, sale or delivery shall be subject to the provisions hereinbefore set out; (p) To develop the resources of and turn to account the lands, buildings, and rights for the time being of the company in such manner as the company may think fit, and in particular by clearing, draining, fencing, planting, building, improving, farming, grazing, mining and by promoting immigration, establishing towns, villages and settlements: (a) To carry on the business of farmers, graziers, meat and makers, builders, contractors for the construction of works, both public and prilated, directly or indirectly, to develop the con-pany's property; (r) To conintend sidings, docks, harbours, piers, wharves, canals, reservoirs, embankments, seem directly or indirectly conducive to these objects, and to contribute or to oth rwise aid or take part in the construction, carrying out, support, maintenauce, improvement, management, working, operating, controlling and superintending the same; (s) To acquire and take over as a going concern any property or business at present or in the future belonging to any private individual or company, whether incorporated or otherwise and all or any of the assets and Vabilities of such private individual or company, whether incorporated or not and to pay to its owner or owners respectively for the acquiring of such busiwas, capital stock in the company; (t) To apply for, purchase or otherwise require, any patents, brevets d'invention, licenses, concessions, and the like conother information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit this company and to use, exercise, develop, or grant licenses in respect of, or otherwise to turn to account the property, rights or information so acquired; (u) To remunerate any person or company for services rendered or to be rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or in or about the formation accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments; (w) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

SUPERIOR ROLLING MILLS COMPANY LIMITED

Inc sporated, January 14, 1910. - - Amount of capital stock, \$500,000.

Corporate Members:—Georg: Hugh Alexander Montgomery, K.C.; Rennie Ogilvie McMurtry, advocate; Francis George Bush, book-keeper; Michael Joseph O'Brien and Herbert William Jackson, clerks, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Fort William, Ont.

Objects of the Company:- (a) To carry on the business of a mining, milling, smelting, refining, concentrating, reduction and development company, and as such to prospect for, open, explore, develop, work, improve, maintain and manage gold, silver, copper, coal, iron and other mines, mineral, oil, natural gas and other deposits and properties, and to dig for, raise, crush, wash, smelt, assay, analyse, refine, concentrate, reduce and amalgamate, and otherwise treat ores, metals and minerals and other products whether belonging to the company or not, and to render the same merchantable and to sell and otherwise dispose of the same or the product thereof, or any part thereof, or any interest therein and to manufacture therefrom, as well as in combination with other metals, minerals, ores, substances and materials, all articles of merchandise that may be manufactured therefrom, including iron and steel of all kinds, descriptions and forms; (b) To acquire, maintain and operate rolling mills, wire and nail mills, and to carry on the business of a manufacturer of iron and steel rails and all or any kind and classes of iron muckbar and refined roller bar iron, bessemer and all or strel, manganese, copper and other nuterials and all or any articles consisting or partly consisting of iron, steel, copper, wood or other materials and all or any products thereof; (c) To manufacture charcoal, coke and other fuel and requisites for the business of the company; (d) To acquire by purchase, lease, concession, ties or any interest or rights therein, minerals and ores and mining claims, locarights, patents of invention, processes and mechanical and other contrivances and either absolutely or conditionally, and either solely or jointly with others, and as utilize, employ, sell, dispose of and otherwise deal with the same or any property or assets of the company or any part thereof, or any interests therein; (e) To construct, maintain, alter, make, work and operate on the property of the company or on property controlled by the company, reservoirs, dams, flumes, race and other ways, water-powers, aqueducts, wells, piers, wharves, docks, buildings, shops, furnaces, mills, warehouses, factories and other works, and machinery plant, electric works and other appliances and conveniences of every description, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by this company or its workmen or servants; (f) To build, acquire, lease, charter, navigate and use steam and other vessels and boats; (g) To construct upon lands owned or controlled by the company tramways required for this company's business and to operate the same by steam, electricity or other motive power; (h) To take, purchase, acquire and hold as the consideration for ores, minerals or metals sold or otherwise disposed of or for goods supplied or work done by contract or otherwise or for any other consideration moving from this company, shares, debentures, bonds or other securities of or in any other company notwithstanding the provisions of section 44 of the said Act, and to sell or dispose of the same; (i) To amalgamate with any other company having objects altogether or in part similar to those of this company, or to sell or otherwise dispose of the undertaking or any part thereof for such consideration

as this company shall see fit and in particular for the shares, bonds, debentures or other securities of any other such company; (j) To purchase or otherwise acquire, assume and undertake all or any part of the assets, business, good-will, property, privileges, contracts, rights, obligations and liabilities of any person carrying on or authorized to carry on any part of the business which the company is authorized to carry on, or possessed of property suitable for the purposes thereof, for such consideration as this company may deem fit, including shares, bonds, debentures, funds, assets, securities or other assets of this company, and to carry on any other business, whether manufacturing or otherwise, which may seem to this company capable of Leing conveniently carried on in connection with any business of this company; (k) To aid by guarantee, endorsement, ad vances or otherwise any company with which this company has business relations or shares of whose capital stock have been acquired or held by the company; (1) To distribute among the members of the company in kind, any shares, debentures, securities or property belonging to the company; (m) To do all such acts, matters and things as are incidental, necessary or conducive to the attainment of the above objects or any of them, and to use any of the funds, shares, bonds, debentures, securities or other assets of this company for any of the purposes aforesaid or for any services rendered to this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'DESBARATS PRINTING COMPANY, LIMITED.'

Incorporated, January 17, 1910. - - - Amount of capital stock, \$50,000.

Number of shares, 500.—Amount of each share, \$100.

Corporate Members:—Errol Languedoc, and Charles Glass Green-hields, advocates; Ralph Erskine Allan, Oscar Gagnon, and John Morton Montle, law students, all of Montreal, Que.

First or Provisional Directors:—Errol Languedoc, Charles Glass Greenshields and Ralph Erskine Allan.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To acquire and take over the business and good-will of the firm of Desbrats & Company, and to continue the same; (b) To engage in a general printing and publishing business, including the business of embossing, lithographing, engraving, book-binding, electrotyping, stereotyping, photo-engraving, manufacturing and dealing in paper boxes and stationery; (c) To hold shares in other companies doing business of a similar nature, notwithstanding the provisions of section 44 of the said Act. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE GERVAIS LEAF TOBACCO PACKING CO., LIMITED.'

Incorporated, January 17, 1910. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.-Amount of each share, \$100.

- Corporate Members:—Dame Joséphine Boulet, wife of Joseph Adolphe Renaud,
 Dame Marie Anna Alexina Ratelle, wife of Joseph Ulric Gervais; Antonio
 Gervais, accountant; Samuel Kornberg, commercial agent; Joseph Adolphe
 Renaud, K.C.; and Joseph Ulric Gervais, manufacturer, all of Joliette, Que.
- First or Provisional Directors:—Antonio Gervais, Joseph Adolphe Renaud, and Joseph Ulric Gervais.
- Chief place of Business :- Joliette, Que.
- Objects of the Company:—To buy and sell tobacco; to prepare, manufacture, cure, classify, strip, pack, and store tobacco; to manufacture and sell cigars, cigarettes, smoking and chewing tobacco; to carry on the tobacco business in general; to store and war-house tobacco; and generally to do all business transactions incidental to and connected with the tobacco trade. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued January 18, 1910, to

'THE FENLIN LEATHER COMPANY, LIMITED.'

Changing the name of the said company to that of

'THE VICTORIA LEATHER COMPANY, LIMITED'

'THE CHARLES A. MAISH COMPANY OF CANADA, LIMITED.'

Incorporated, January 19, 1910. - - Amount of capital stock. \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Rennie Ogilvie McMurtry, advocate; Francis George Bush, book-keeper; Herbert William Jackson and Michael Joseph O'Brien, clerks; and George Robert Drennan, stenographer, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company.—(a) To construct, purchase, sell, lease, own and operate cotton and woellen manufactories of any and every description and to carry on the business of manufacturers of and dealers in textile fabrics of all kinds; (b) To develop, purchase, lease, own and operate water-power, to construct dams, head and tail races and flumes in connection therewith, and to dispose thereof when no longer required; (c) To own, construct, lease, sell or purchase a steam or electric plant or both for the purpose of generating heat, light and motive power, and to install, maintain and operate the plant and machinery required for same; (d) To purchase or otherwise acquire and to lease or otherwise hold all lands, buildings, works and constructions which may be necessary for the pur-

toses which this company is authorized to carry out, and to pay for such acquitions in cash or in paid-up shares of the company, and to sell, dispose of or base the same; (e) To acquire and dispose of raw cotton and wool of every description and to manufacture, buy, sell and deal in cotton, woollens, yarns, batting, mattresses and other bedding supplies of every kind, nature and deseription; (f) To construct wharves, docks, offices, warehouses, outhouses and buildings necessary or incidental to the business of the company; (a) To carry which may be germane to the business of this company; (h) To amalgaarequire, own and hold shares in any other corporation doing a business of a tille nature and to pay for same either in whole or in part in cash or to issue fully paid-up shares of the company in payment or part payment therefor or hold securities of any and every kind, real and personal, for de ts and liabilipurposes and objects of the company and to discharge or dispose of same as may To lease, sell or otherwise dispose of the undertaking and assets of the company or any part thereof for such consideration and upon such terms and conditions as the company may see fit and in particular for shares, books, debenores or and to endorse or guarantee such bonds or debentures; in To pay for any work done for services rendered the company and generally satisfy all and any oldigations contracted by the company with the paid-up shares of the company; To do all and everything necessary, suitable, convenient or proper for the of the objects hereinabove enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'PNEUMATIC SCALE CORPORATION, LIMITED.'

Incorporated, January 19, 1910. - - - Amount of capital stock, \$20,000.

Number of shares, 800 .- Amount of each share, \$25.

Corporate Members:—James Steller Lovell, accountant; William Bain, book-keeper; Robert Gowans, Henry Chambers and Albert John Wise, solicitor's clerks, all of Toronto, Ont.

First or Provisional Directors:—James Steller Lovell, William Bain and Robert Gowans,

Chief place of Business :- City of Toronto, Ont.

Objects of the Company:-(a) To manufacture, acquire, own, operate, sell, lease and deal in electrical, pneumatic and mechanical appliances, machines, and devices to be used in connection with or for the weighing, packing and handling of different quantities and kinds of goods and merchandise; (b) To manufacture, buy, sell and deal in packages, cartons, cases and receptacles of all kinds and descriptions: (c) To manufacture, buy, sell, and deal in glue and glue products; to mix the same with chemicals and other materials and deal in said mixtures; to own, buy and sell formulæ and patent processes for the manufacture of glue and the licensing of other persons and corporations to manufacture and deal in products under any mixture or patented formula; (d) To manufacture, buy, sell, lease and otherwise deal in all machines, machinery tools, implements and apparatus and other articles that may be used in connection with any and all of the purposes aforesaid or with selling and transporting the manufacture of other products of the company; (e) To manufacture, purchase or otherwise acquire, hold, own, sell, assign and transfer, invest, trade, deal in and deal with goods, wares, merchandise and personal property of every description; (f) To enter into any arrangement for sharing profits, union of interests, or co-operation with any other person or company carrying on or about to carry on any business or transaction which may be all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any part of the business which this company is authorized to carry on, or possessed of property suitable for the purposes thereof; (h) To lease, sell or otherwise dispose of the property and assets of the company or any part thercof, for such consideration as the company may deem fit, including shares, debentures or securities of any company; (i) To raise and assist in raising money for and to aid by way of bonus. loan, promise, endorsement, guarantee of bonds, debentures, or other securities or otherwise any corporation in the capital stock of which the company holds shares or with which it may have business relations, and to act as employee, agent, or manager of any such corporation; and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations; (j) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'F. G. ROE, LIMITED.'

Incorporated, January 21, 1910. - - - Amount of capital stock, \$49,000.

Number of shares, 490.—Amount of each share, \$100.

Corporate Members: — Louis Athanase David, advocate; Henry Johnston Elliott, K.C.; John Joseph Robson, accountant; and George Salmon, engineer, all of Montreal, Que.; and Dixon Coyle, agent, of Westmount, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To carry on all or any of the businesses of clothiers, tailors, drapers, hosiers, milliners, costumiers, hatters, furriers, glovers, silk, cotton, cloth and lace merchants or manufacturers, haberdashers, portmanteaux makers and general outfitters, manufacturers, exporters, importers of and dealers in india rubber, and waterproof goods, umbrellas, walking sticks, ornaments, toilet requisites, perfumery, soap and any other articles, commodities, merchandise, or things necessary for any of the purposes of the company; (b) To carry on any other trade or business which can, in the opinion of the directors of the company be advantageously carried on in connection with or as auxiliary to any trade or business of the company; (c) To acquire the whole or any part of the real or personal property or assets, of any firm, company or corporation carrying on a business similar in whole or in part to that of the company, and to take over all or any of the engagements and liabilities of such persons, firms, companies or corporations, in like relation; (d) To acquire by purchase, or otherwise any property, real or personal, liberties, rights, or privileges, which may be necessary for, or conveniently used or dealt with by the company; (e) To purchase or otherwise acquire and obtain provisional or other protection and licenses in respect to any invention or alleged invention, patents, trade-marks or names, designs, copyrights, schemes, ideas, secret or other processes, and the like, which may appear likely to be advantageous or essential to the company, and to test, develop, prolong, renew, excreise, use, vend, grant exclusive or other licenses in respect to, or otherwise deal with all or any of the same; (f) To invest any of the moneys of the company in or upon such investment or securities as may from time to time be deemed expedient, and to lend or advance moneys to, guarantee the contract or engagement of, to become surety for, and financially assist any person, firm, company or corporation having dealings with the company; (g) To apply for, subscribe for, accept, hold, underwrite, deal in and place, or guarantee the placing of any shares, scrip, stock, debentures, debenture stock, bonds, or securities of any company or corporation, notwithstanding the provisions of section 44 of the said Act: (h) To sell, transfer or dispose of the whole, or any part of the business or undertaking of the company, to any other company, or to any other person, firm or corporation, and to accept by way of consideration for any such sale, transfer or disposal, any shares, debentures, debenture stock, bonds or securities of any other company; (i) To distribute among the members of the company in kind, any shares, debentures, or securities or property, belonging to the company: (i) To act as agents for any company, partnership, or person carrying on a similar business; (k) To amalgamate with, or join in any similar business; (l) To pay for any services rendered to, and any property or rights acquired by the company, in such manner as may be deemed expedient, and in particular by the issue of the shares or securities of the company credited as fully paid, or partly paid-up, or otherwise. The operations of the company to be carried on throughout the Dominion of (anada and elsewhere.

'J. A. MACKAY & CO., LIMITED.'

Incorporated, January 21, 1910. - - - Amount of capital stock, \$100.000.

Number of shares, 1,000 .- Amount of each share, \$100.

Corporate Members:—Joseph Alexander Mackay, bond dealer; Wilfrid Bovey, advocate; and John Lesly Reay, accountant, all of Montreal, Que.; William Michael Weir, bond dealer; and Alexander Falconer, advocate, both of Westmount. Que.

First or Provisional Directors:—William Michael Weir, Joseph Alexander Mackay and Wilfrid Bovey.

Chief place of Business :- City of Montreal, Que.

Objects of the Company; -(a) To purchase or otherwise acquire and hold and to sell, assign or otherwise deal in stocks, shares, scrip, bonds, debentures or other similar securities issued or to be issued by any bank, incorporated company or government or municipal, school, or other corporation or any interest or share in any such securities or in the business, property or undertaking of any person, firm or company incorporated or unincorporated; (b) To underwrite any issue or part of any issue of bonds or stock or other securities and to enter into any agreement of any nature with reference to such underwriting; (c) To promote and organize and to manage and direct or re-organize and to amalgamate or cause to be amalgamated any firms, associations, syndicates or corporations; and organize and to manage and direct or re-organize and to amalgamate, or (d) To carry on business as stock brokers; (e) To carry on business as agents and brokers for the payment, loan, and borrowing of money, and for the transfer of bonds, debentures, stocks, shares or other securities; (f) To act as brokers and agents for the investment of money in any shares, bonds, debentures, rights, concessions, grants, lands, mines and mineral rights, water-powers, and water rights or other real or personal property and the same to hold, manage, sell, transfer, exploit or otherwise deal with; (g) To act as receivers, liquidators or trustees for the creditors of or agents for the liquidation or winding up of any partnership, firm, syndicate or corporation, to accept and carry out any trust committed to the company by any court or person or persons and to accept and convey any property movable or immovable, real or personal in accordance with such trust; (h) To make or cause to be made inquiries into and to furnish reports on the legality and financial value of any issue of securities and as to the financial standing or title to property of any person, firm, syndicate or corporation; (i) To make advances of money to persons having business dealings with the company and to acquire and hold as collateral security such movable or immovable property as may seem fit and to guarantee the performance of contracts by any such persons; (j) To purchase or otherwise acquire any right or interest in any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information with regard to any inventions with a view to the organization and promotion of any syndicate or corporation for the purpose of turning the same to advantage and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such patents, brevets d'invention, license, concessions and the like aforesaid; (k) To carry on any business germane to the foregoing which may seem to the company capable of being conveniently carried on in connection with any of the above businesses or objects or calculated to enhance the value of or render profitable any of the company's properties or rights for the time being; (1) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on business the company is authorized to carry on or possessed of property suitable for the purposes of the company: (m) To subscribe for, take or in any way acquire the stocks, shares, bonds, debentures or other obligations or securities of any company having objects similar to those of this company to sell or otherwise dispose thereof, notwithstanding the provisions of section 44 of the said Act; to guarantee any bonds, debentures, obligations or securities so sold or disposed of by this company, or of any company having such objects or carrying on any business capable of be-

ing conducted so as to benefit this company and germane to the objects thereof;

(a) To sell or dispose of the undertaking of the company or any part thereof
for such consideration as the company may think fit and in particular for share,
delentures, or securities in any other company having objects similar to those of
this company; (a) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concesfisions or otherwise with any person or company carrying on or engaged in or
about to carry on or engage in any business or transaction which this company
is authorized to carry on or engage in, to guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares
and securities of any such company, and to sell, hold, re-issue with or without
guarante or otherwise deal with the same; (p) The powers in each paragraph
to be in no wise limited or restricted by reference to or inference from the terms
of any other paragraph. The operations of the company to be carried on throughbut the Demnitium of Canada and elsewher.

Supplementary Letters Patcut, issued January 21, 1910, to

THE MEXI AN LIGHT AND POWER COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$16,000,000 to the sum of \$35,000,000, being an addition of 90,000 shares of \$100 each to the present capital stock.

'BARRER-FILIS LIMITED'

In to pur. ted. January 22, 1910. - - Amount of capital stock, \$125,000.

Number of shares, 1,250.—Amount of each share, \$100.

Cosposile Members:—John Roaf Barber, paper manufacturer, of Georgetown, Out.; John Fitzalles: Ellis, paper deal-r, and Mary Emma Ellis, married woman, both of Toronto, Out.; Fitzallen Maughan Ellis and Charles Glenbolme Ellis, aslesmen,

First or Provisional Directors:- The said corporate members.

Chief place of Dusiness:-City of Toronto, Ou

Objects of the Company:—(a) To carry on the business of stationers, printers, lithographers, stereotypers, electrotypers, photographic printers, engravers, die sinkers, envelope makers, book binders, account book manufacturers, paper rulers, numerical printers, paper makers, paper book and account book makers, book makers, cardboord manufacturers, and dealers in plain, visiting, railway, festive, complimentary and fancy cards, and valentines, dealers in parchment, advertising agents, design rs, draught-men, manufacturers of plain and perforated toilet paper, box makers, ink manufacturers, mucilage manufacturers, book sellers, publishers, paper manufacturers and dealers, and dealers in articles made of paper and in the materials used in the manufacture of paper, and dealers in the manufacture of any other matters or things of a character similar or analogous to the foregoing or any of them, or connected

therewith; (b) To carry on business as purchasers and vendors, proprietors and publishers of newspapers, journals, books and other literary works and undertakings; (c) To carry on any other business whether of manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (d) To acquire and undertake the whole of any part of the business, property or rights of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of this company; (e) To apply for, purchase or otherwise acquire any patents, licenses, concessions, and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company; and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property or information so acquired; (f) To enter into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal conconcession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit this company; and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same, notwithstanding the provisions of section 44 of the said Act. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE FLETCHER PULP & LUMBER COMPANY, LIMITED.'

Incorporated, January 22, 1910. - - - Amount of capital stock, \$300,000.

Number of shares, 3,000.—Amount of each share, \$100.

Corporate Members:—Charles Haynes Fletcher, gentleman; Robert Andrew Ewing. Ralph Haynes Fletcher and Harold Bruce Fletcher, lumbermen, all of Sher-brooke, Que; and James Walter Parker, lumberman, of Portland, Mc. U.S.A.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Sherbrooke, Que.

Objects of the Company:—(a) To carry on the business of lumberers, saw and planing millers and manufacturers of lumber, wood, logs, posts, ties, pulpwood, firewood and wooden wares of all kinds and descriptions whatever and of all articles in the making of which timber or wood is required or used or may be utilized, and to buy, sell, prepare for market, manipulate, export, import and deal in the same generally, and to buy, own, hold, sell, and deal in timber limits, lands and liemess; (b) To purchase, lease, acquire, develop and improve water and other power, and to use, lease, scaline, develop and improve water and other power, and to use, lease, scaline, develop and improve water and other power, and to use, lease, so climated and same sistence of the same or any portion or surplus thereof; Provided, however, that any sale, distribution or transmission of electric, hydraulic, or other power or force beyond the limits of the lands of the company shall be subject to local and municipal regulations in that behalf; (c) To carry on business as general merchants and to manufacture and sell pulls and paper may be used; (d)

To acquire by purchase, exchange, lease or otherwise and to hold, use, alter, work, improve, manage, sell, lease or otherwise dispose of either in whole or in part and generally deal in real estate and immovables of every kind and description, and all interest thereof and therewith connected, and to erect, alter, repair and maintain buildings upon any lands which the company may hold, own or have any interest in, and to take and hold mortgages for any unpaid balance of the purchase money on anyoof the lands or buildings so sold, and generally to carry on the business of a real estate and improvement company; (e) To carry on a general farm and stock raising business; (f) To prospect for, open, explore, develop, work, improve, maintain and manage gold, silver, copper, coal, iron, asbestos, sulphur and other mines, mineral and other deposits and properties, and to dig for, raise, crush, wash, smelt, assay, analyse, reduce and amalgamate and otherwise treat ores, metals and minerals, whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same, or any part thereof, or any interest therein; (g) To acquire by purchase, lease, concession, license, exchange or other legal minerals and ores and mining claims, options, powers, privileges, water and other rights, patent rights, letters patent of invention, processes and mechanical or other contrivances, and either absolutely or conditionally and either solely or jointly with others, and as principals, agents, contractors or otherwise, and to lease, place under license, sell, dispose of and otherwise deal with the same or any part thereof, or any interest therein; (h) To enter into any arrangements for sharing profits, union of interests, or co-operation with any other person or company carrying on or about to carry on any business or transaction which may be of benefit to a company incorporated under this Act; (i) To build, maintain and operate on its properties or any property under its control, telegraph or telephone lines, jetties, dams, canals, hydraulic, electric and other powers, waterworks, roads, workshops, depots and sheds necessary or useful for its business; (j) To fabricate, buy and sell any articles of merchandise, tools and apparatus required by the company or by its employees and workmen; (k) To engage in the manufacture and sale of chemicals and their by-products, and to erect works and plant necessary and expedient; (1) To build, acquire, hold, freight and employ boats and vessels of any kind necessary and useful for its business and operations; (m) To receive in payment of lumber, pulpwood, logs, ties, shingles, clapboards, firewood, wooden wares, chemicals and their byproducts, ores, lands, buildings, immovables, merchandise, goods, effects and articles whatsoever, made, manufactured, held and had in the course of its busishares, bonds, debentures or other values issued by any company, and to keep or dispose of them as the company may see fit; (n) To acquire the assets, property, privileges, franchises, contracts or rights of any person exercising an industry or carrying on a trade similar in whole or in part to that of this company, and to pay for them by paid-up shares wholly or partly, and to assume the debts relating thereto; (o) To apply for and obtain from the proper authorities in any province, district or territory or foreign country such license, registration and recognition of the company and of the rights, powers, privileges and objects as may be considered expedient, and to do whatever may be necessary or expedient, to comply from time to time with all or any laws, ordinances, decrees, regulations or other requirements, now or in future existing in any such place and to do all such matters and things, acts or operations as are accessory, incidental or necessary to those hereinabove mentioned or which may facilitate the due attainments of all the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'ROBIN, JONES & WHITMAN, LIMITED.'

Incorporated, January 26, 1910. - - - Amount of capital stock, \$1,750,000.

Number of shares, 17,500,-Amount of each share, \$100,

Corporate Members:—Willard Hill Fulton, Joseph Burke Kenny, Robert William Maclellan and William Chisholm Macdonald, solicitors; and Donald Carmichael Sinclair, solicitor's clerk, all of Halifax, N.S.

First or Provisional Directors:—Willard Hill Fulton, Joseph Burke Kenny and Robert William Maclellan.

Chief place of Business:-City of Halifax, N.S.

Objects of the Company:-(a) To purchase, hold, lease, acquire and sell lands, lands covered with water, buildings, riparian rights and fishing rights, stations, and privileges; (b) To buy, sell, charter, hire and manage ships, vessels, and steam trawlers; (c) To carry on the business of fish merchants, dealers in fish products of every kind, and to establish plants for curing and preserving fish, and for such purposes to make and execute all necessary and proper works, and to do all necessary and proper acts, and to erect and maintain suitable appliances and processes therefor; (d) To carry on the business of general and commission merchants and forwarding agents; (e) To acquire or undertake the whole or any part of the business, property or any liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company, and in particular to acquire, take over, and amalgamate the property, business and good-will of the C. Robin Collas Company, Limited, of A. G. Jones and Company, and the Atlantic Fish Company, and with the view thereto to acquire all or any of the shares, and to assume the debts and liabilities of said companies or firms; (f) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same; (g) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company, or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, notwithstanding section 44 of 'The Companies Act'; (h) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (i) To acquire the good-will of any business within the objects of this company. and any real or personal property, privileges, rights and contracts appertaining to the same, and in connection with any such purchase to undertake or guarantee the liabilities of any company, association, partnership or person; (i) To sell, lease or otherwise dispose of the whole or any branch or part of the business, property or franchises of the company to any other company or companies carrying on or formed for the purpose of carrying out any object similar to

any of those of the company hereby incorporated, or to any person or firm; (£) To acquire by original subscription or cherwise, and to hold, sell or otherwise dispose of shares, stocks, whether common or preferred, debentures, debenture, stocks, bands and other obligations of any company carrying on or formed fir carrying on any trade or besiness within the objects of this company, netwithstanding the provisions of section 44 of the said Act; (f) To purchase, lease or otherwise acquire, hold and enjoy all the property, franchises, rights and privilegas held or enjoyed by any company or companies carrying on or formed for carrying on any business similar to that which this company is authorized to carry on, and in particular to pay as the purchase price therefor in alares, or senjitice of this company; (m) To purchase, hire, construct or manufacture for use in connection with any business of the company, and in me and operate any ships, barges, rolling tock, mediency or plant; (n) To remuterate any person or company for services rendered, or to be rendered to the company satisfied to be a company of the shares of the company's capital, or any de custures, or other securities of the company, or in or about the formation of the waterpany or the promotion of the company, or the conduct of its business; (a) To allet shares of the capital stock of the company is hereby authorized to sequire, operate or own, or in payment of the shares bands or other obligations of other companies which this company is hereby authorized to acquire. The carrait as of the campany to be carried on the conduct of the company of the popular of the conduct of the company of the property and assets which the company is hereby authorized to sequire, operate or own, or in payment of the shares bands or other obligations of other companies which this company is hereby authorized to dequire. The carrait as of the campany to be carried on

Supplementary Letters Patent, issled January 26, 1910, to

THE AUGR INCANDESCENT LIGHT MANUFACTURING COMPANY, (LIMITED),

Increasing the capital stock of the said company from \$100,000 to the sum of \$150,000, being an addition of 2,500 shares of \$20 such to the present capital stock.

THE ALICE MINING COMPANY, LIMITED.

Indeporated, January 27, 1910 - - Amount of capital stock, \$50,000

Number of shares, 50,000 .- Amount of each share, \$1.

Corporate Members:—Michael Joseph Matta, merchant; Massin Elias Deeb, accountant; George Crockett Devault, hotel clerk; Joseph Paul Dubois, hotel manager; and Henri Lemire, clerk, all of Montreal, Que.

First or Provisional Directors:-The said corporate members

Chief place of Business;-City of Montreal, Que.

Objects of the Cempany:—(a) To carry in the business of a mining, milling, reduction and development company; (b) Tu prospect for, open, explore, develop, work, improve, maintain and manage gold, silver, copper, coal, iron, lead and other mines, minerals, and other deposits, and properties, and to dig for, dredge

for, raise, crush, wash, smelt, assay, analyse, reduce, and amalgamate and otherwise treat ores, metals, and minerals whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same or any part thereof, or any interest therein; (c) To acquire by purchase, lease, concession, license, exchange or other legal title, mines, mining lands, leases, easements, mineral properties or any interest therein, minerals and ores and mining claims, options, powers, privileges, water and other rights, patent rights, letters patent of invention, processes and mechanical or other contrivances and either absolutely or conditionally, and either solely or jointly with others, and as principals, agents, contractors, or otherwise, and to lease, place under license, sell, dispose of and otherwise deal with the same or any part thereof, or any interest therein; (d) To construct, maintain, alter, make, work and operate on the property of the company, or on property controlled by the company, reservoirs, dams, flumes, race and other ways, water-powers, aqueducts, wells, roads, piers, wharves, buildings, shops, stamping mills, dredges and other works and machinery plant and electrical and other appliances of every description, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects required by the company or its workmen or servants; (e) To build, acquire, own, charter, navigate and use steam and other vessels: (f) To purchase or otherwise acquire, hold, pledge, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other cornoration notwithstanding the provisions of section 44 of the said Act: (a) To take, acquire and hold as the consideration for, ores, metals, minerals, sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company: (h) To enter into any arrangement for sharing profits, union of interests, or co-operation with any other person or company carrying on or about to carry on any business or transaction which may be of benefit to this company; (i) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations, and liabilities of any person or company carrying on any part of the business which this company is authorized to carry on, or possessed of property suitable for the purposes thereof; (j) To do all such acts, matters and things as are incidental or necessary to the due attainment of the above objects, or any of them; (k) To lease, sell, or otherwise dispose of the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company; (1) To raise and assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise, any corporation in the capital stock of which the company holds shares, or with which it may have business relations and to act as employee, agent or manager of any such corporation and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

THE CANADIAN DART COMPANY, LIMITED?

Incorporated, January 31, 1910. - - - Amount of capital stock, \$50,000.

Number of shares, 5,000 .- Amount of each share, \$10.

Corporate Members:—William Dart, C.E.; Frank Harvey Jefferson, engineer; Arthur Edward Cambridge, engineer; Cœur de Lion MacCarthy, artist-sculptor; and William Henry Brunning, architect, all of Montreal, Que. 29—25

First or l'rovisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To enter into contracts for and to construct, execute and carry on, all descriptions of works, and generally to carry on the business of a general construction and contracting company in all its branches; (b) To build, construct and equip public and private works of all kinds, and to manufacture, buy, sell, trade and deal in all manner and kinds of railway, builders' similar properties convenient or necessary for builders and contractors in the conduct of their business; (d) To carry on the business of traders and general merchants and to acquire, own, operate, conduct and manage stores, magazines and other places for storing, selling and disposing of provisions, goods, wares and merchandise of all kinds, either to employees of the company or to the public generally, or both; (e) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company and germane thereto or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (f) To enter into partnership, or any arrangement for sharing of profits, union of interests, co-operation, joint adventure, amalgamation or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which the company is hereby authorized to earry on or engage in and notwithstanding the provisions of section 44 of the said Act, to purchase, acquire, hold, sell and dispose of shares in any other corporation and to lend money to, guarantee in whole or in part, the undertaking, contracts, securities or obligations or otherwise assist such person or company; (g) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto or possessed of property, privileges or interests suitable for the purposes thereof; (h) To enter into any arrangement with any governments or authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority, any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions: (i) To procure the company to be registered and recognized in any British possession or any foreign country, and to designate persons therein according to the laws thereof, to represent this company and to accept service for and on bchalf of this company of any process; (j) To make, draw, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants or other negotiable or transferable instruments; but nothing in such power shall be construed to authorize the company to issue any note or bill of exchange payable to bearer or intended to be circulated as money or as a note or bill of a bank; (k) To lend money on such terms as may seem expedient to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (1) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or to guarantee the placing of any of the shares in the company's capital or the capital of any such company with which it may have business relations, or any debentures or other securities of this company or such other company, or in or about the formation

or promotion of the company or such other company, or the conduct of the business of the company or such other company; (m) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company, and to sell and dispose of the undertaking of the company or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of this company; (n) To do all cates and exercise all powers and carry on all business incidental to the duc carrying out of the objects for which the company is incorporated and calculated to cnable the company to profitably carry on its undertaking; (o) To do all or any of the above things as principals, agents or autorneys. The operations of the company to be carried on throughout the Dominition of Canada and elsewhere.

'THE COMMERCIAL MAGAZINE COMPANY, LIMITED.'

Incorporated, January 31, 1910. - - - Amount of capital stock, \$50,000.

Number of shares, 5,000.—Amount of each share, \$10.

Corporate Members:—John Mary Quinn, publisher; Léon Alphonse Taillon, broker; Léon Garneau and Alexander Rives Hall, advocates; and Alexis Pepin, student-at-law, all of Montreal, Que.

First or Provisional Directors:—John Mary Quinn, Léon Alphouso Taillon and Léon Garneau.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on business as proprietors and publishers of newspapers, journals, magazines, books and other literary works and undertakings; (b) To carry on business as printers, lithographers, publishers, book and print sellers, book-binders and art journalists, in all their branches; (c) To carry on the business of manufacturers and distributors of and dealers in engravings, prints, pictures, drawings and any written, engraved, painted or printed productions, in all their branches; (d) To carry on the business of advertising agents, advertisement contractors, and designers of advertisements, in all their branches; (e) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on; and to pay therefor by fully paid-up and nonassessable shares of the capital stock of the company; (f) To operate the works or undertakings, in whole or in part, of any person or corporation carrying on or authorized to carry on any business within the purposes of the company, and to acquire and hold the shares or bonds of any corporation having the power to carry on any like business; notwithstanding the provisions of section 44 of the said Act: (g) To remunerate any person or company for services rendered or to be rendered, in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company, or the conduct of its business; (h) To amalgamate with any other company having objects in whole or in part similar to those of this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere. 29-251

'CREDIT METROPOLITAIN LIMITEE'

Incorporated, Junuary 31, 1910. - - - Amount of capital stock, \$1,000,000.

Number of shares, 10,000.-Amount of each share, \$100.

Corporate Members: — Joseph Henri Lussier, Joseph Arthur Lefebvre and Jean Le-Boutillier, accountant-; Alfred Côté, clerk; and Ernest Simard, trader, all of Montreal, One.

First or Provisional Directors - The said cornerate members

Chief place of Business:-City of Montreal Que

or otherwise dispose of, all property real and personal, including the bonds, stock and other securities of governments, municipal or school corporations, and of banks and other duly incorporated companies; (b) To carry on a general business and brokerage agency, and in particular to act as agent and broker for loaning, paying, conveying and collecting moneys, for selling, conveying and registering bonds, shares and other securities, for buying, selling, exchanging, renting, improving, developing and managing any property, business or undertaking, and for managing, controlling or directing syndicates, societies, associations, companies or corporations; (c) To promote, organize, manage and in saw-logs, and timber, timber lands, timber borths and properties, mines, metal and mineral deposits, petroleum, gas and other riches of the soil, and the lands found or reputed to contain the same; (f) To acquire, develop and operate or of electric, pneumatic, hydraulic and other power; to acquire electric, pneumatic, such electric, pneumatic, hydraulic or other power, subject to the municipal or provincial rules and regulations respecting the same; (g) To acquire, or dispose of, manufacture and sell products, goods and personal property of all kinds; (h) To carry on the business of engineers, architects, builders, metal and wood ters, brickmakers, cement manufacturers, quarrymen, painters, glaziers and liberses, or otherwise, and material for freezing; stores and elevators: to issue warehouse receipts, negotiable or not, for produce and goods deposited in warehouses of the company; to carry on the general business of cold storage or otherwise; to make and sell ice; (i) To convey products, goods and passengers by and water; to build, or aid in building or to contribute, aid or assist by or otherwise, acquire and work or dispose of vessels, boats, tugs and other vessels, sidings, or other means of transport on the lands owned or controlled by the company, any roads, ways, bridges, piers, piles, reservoirs, streams, harves, mills, factories, warehouses, stores, elevators, power houses, shops, depots, welling houses and all other works and conveniences deemed capable of en-Juncing the interests directly or indirectly of the company; (k) To enter into any arrangement with any governments or authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain

from any such government or authority, any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions, with power to apply part of the shares, bonds and assets of the company to the payment of the costs and expenses incurred therefor; (1) To establish, acquire and operate, and dispose of establishments for the deposit, storage or consignment of chattels and unovable property of all kinds: (m) To carry on any other business, undertaking, power or right capable of being conveniently carried on in connection with any of the above objects, or such as to benefit directly or indirectly, or facilitate their objects, or to render them profitable; (n) To acquire, own, utilize, develop or otherwise employ grants, rights, privileges, licenses and franchises connected with the purposes of the company; (a) To aid by loan of money, or by advances, endorsation, or by guaranteeing its contracts or its undertakings, or in any other manner, any person, firm, company or corporation with which the company has business dealings; (p) To subscribe, with or without security, and issue under warrant, or otherwise take, hold, transfer. convert the capital stock, shares, bonds and other securities of any other conpany with which the company has business relations, or carrying on any business or industry similar to or allied, in whole or in part, or any other business or industry capable of being carried on in connection with the industry, the assets or rights of the company, notwithstanding the provisions of section 44 of the said Act; (q) To make any arrangements with any person, firm or company for the sharing of profits, the union of interests, reciprocal concessions or cooperation, and to promote, constitute, form, and organize, or contribute thereto. aid or participate in, companies, trusts or associations for the purpose of acquiring and take over the assets and liabilities of this company, or to benefit directly or indirectly its objects or any other purposes which the company may think proper; (r) To unite or amalgamate with any other company whose purposeare in whole or in part similar to that of this company, to take shares in such company, guarantee the contracts entered into by any person or company, to sell, rent or otherwise deal with the property and undertaking of this company or any part thereof, for the consideration that the company may think proper, and in particular for shares, bonds or other securities of any other company; (s) To acquire any undertaking, trade or business similar in whole or in part to that of this company, as well as the material, good-will, privileges and assets, and pay the same in cash, shares or bonds of the company, or otherwise; (t) To make, draw, accept, indorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, or other negotiable or transferable instruments; (u) To issue and allot as paid-up stock, shares of the company as payment or part payment of all business, undertaking, property, right. power, privilege, lease license, contract, chattel, real estate, shares, bonds. or bonus, or other property or right which the company may legally acquire under the powers conferred to the company by this charter: (v) To distribute in kind or otherwise as may be resolved any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (x) To carry on or develop, improve, employ, pledge, sell, exchange, lease or otherwise dispose of, the rights and assets of the company, in whole or in part; (y) To do all the above acts as principal or as agent, contractor, trustee, or otherwise and alone or in conjunction with others; (z) To do and execute any other acts connected with the above objects or purposes, or couducive to the attainment of the same; (aa) The above objects, powers or purposes of the company shall be deemed to be general and not dependent on each other, and the company may

pursue or carry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwis: construed with regard to any other clause of such objects, powers or otherwis: construed with regard to any other clause of such objects, powers or otherwis: construed on as to extend and not restrict the powers of the company; (bb) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or in guaranteeing the placing of any of the shares in the company's capital or the capital of any such company with which it may have business relations, or any debentures or other securities of this company or such other company, or in or about the formation or promotion of the company or such other company, or the conduct of its business. The operations of the company to be carried on throughout the Dominien of Canada and elsewheren.

'THE SAWYER COMPANY, LIMITED.'

I .corporated, January 31, 1910. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000 .- Amount of each share, \$100.

Corporate Members:—Bannell Sawyer, syndicate manager; Flora May Sawyer, married woman; and Mabel Bruce Sawyer, spinster, all of Westmount, Que.; Hubert Austen Bemister, auditor, and Louise Wadsworth, stenographer, both of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Chjects of the Company:-(a) To carry on a general investment, brokerage and promotion business and to buy, sell, exchange, take and generally deal in shares, stock, bonds, debentures and securities for their own accounts as well as in the capacity of brokers, agents and managers for others; (b) To use any of the company's funds in the purchase of shares in any other corporation, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of the same with or without guarantee; (c) To purchase, take on lease or in exchange, hire or otherwise acquire any personal or real property and rights or privileges which the company may think necessary or convenient for the purpose of its business; (d) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (e) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company; (f) To purchase or otherwise acquire any interest in any patents, licenses, concessions and the like, conferring any exclusive, or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem to the company capable of being profitably dealt with and to sell, grant licenses in respect thereof or otherwise deal with the same; (g) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any

business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company; (h) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (i) To buy and sell advertising space or privileges, acquire and operate franchises for the purpose of advertising or for buying or selling of advertising privileges, to engage in the business of printing and publishing and to act for others as an agency for any of the above objects; (j) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company: (k) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (1) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (m) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (n) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (0) To construct, maintain and alter any buildings or works necessary or convenient for the purposes of the corporation; (p) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (q) To do all such other things as are incidental or conducive to the attainment of the above objects; (r) To acquire by purchase or lease or otherwise the whole or any part of the shares of the capital stock of The Pure Ice Company, Limited, and The Quebec Steam Whaling Company, Limited, or either of them at such price and on such terms as may be determined by the board of directors of this company and to pay for same in cash or shares, or partly in eash and partly in shares of this company; (s) To purchase the assets and good-will of either or both of the above companies and to pay for same in cash or shares of this company or partly in cash and partly in shares. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'STERLING COAL COMPANY, LIMITED.'

Incorporated, January 31, 1910. - - - Amount of capital stock, \$3,500,000.

Number of shares, 35,000.—Amount of each share, \$100.

Corporate Members:—Strachan Johnston, Arthur John Thomson, Reginald Rolland Parmenter, and William Symon Morlock, solicitors; Norman Baillie Wormwith, student-at-law; Ellis Thomson, mining engineer; Violet Moffat, accountant; and Anna Latimer, clerk, all of Toronto, Out.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To carry on all kinds of exploration work and business and to search for, prospect, open, explore, develop, work, improve, maintain and manage coal, salt, gas, oil, iron, gold, silver, copper and other mines, minerals and other deposits and properties, and to prospect, dig for, raise, erush, wash, smclt, assay, analyse, reduce and amalgamate and otherwise treat ores, metals, minerals, oil, gases and other deposits whether belonging to the company or not, and to render the same merchantable and to sell and otherwise dispose of the same or any part thereof or any interest therein; (b) To acquire by purchase, lease, concession, liecuse, exchange or other legal title, mines, mining and other lands, easements, mineral properties, or any interest therein, minerals and ores and mining claims, options, powers, privileges, water and other rights, letters patent of invention, processes and mechanical or other contrivances, patent rights, and either absolutely or conditionally, and either solely or jointly with others, and as prineipals, agents, contractors or otherwise and to lease, place under license, sell, dispose of and otherwise deal with the same or any part thereof, or any interest therein; (c) To construct, carry out, maintain, alter, improve, manage, work, operate, control and superintend on the property of the company or on property controlled by the company any roads, ways, tramways, bridges, reservoirs, dams water-courses, aqueducts, wharves, furnaces, mills, crushing works, smelters, hydraulic works, factories, warchouses and other works and conveniences conducive to any of the objects of the company, and to buy, sell, manufacture and deal in all kinds of goods, stores, implements, provisions, chattels and effects capable of being used in mining or other operations or required by the company, its workmen and others employed by the company: (d) To build, acquire, own, charter, navi gate and use steam and other vessels; (e) To acquire and hold as the consideraten for ores, metals and minerals or products of any of the operations of the company sold or otherwise disposed of or for goods supplied or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company, and to sell or otherwise dispose of the same notwithstanding the provisions of section 44 of the said Act; (f) To purehase or otherwise acquire and undertake and operate all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm, association, syndicate or company carrying on any part of the business which this company is authorized to carry on, or possessed of property suitable for the purposes thereof and to pay for the same in cash, or by the issue and allotment to such person. firm, association, syndicate or company, as fully paid up and partly paid up, of shares in the capital stock of this company, or partly in one and partly in the other, as may be agreed upon; (g) To acquire by purchase, lease, concession, license, exchange or other legal title, and to hold, develop, use, operate, sell and deal in timber licenses, timber lands and limits, wood lots and standing timber, cut timber and pulp concessions and to manufacture and deal in the products thereof and manufacture articles in which such products are utilized; (h) To acquire, hold, develop, use, operate, lease and dispose of water-powers, water lots, water-power franchises and privileges and real and personal estate and property and to generate, transmit, use and dispose of electricity, electrical and other power and to enter into contracts with any person, firm, municipality or corporation to supply them with electrical, water or other power, provided that when exercised outside the property of the company the power hereby conferred to generate and sell electricity or other power or force shall be subject to all provineial and municipal laws and regulations in that behalf; (i) To purchase, hold, improve, elear, settle, cultivate, sell, exchange, and dispose of lands either cultivated or waste; (j) To erect, build and construct buildings of all kinds and de-

peription and to sell or exchange the properties on which such buildings shall be erected and constructed; (k) To promote or assist in promoting and to become a shareholder in any subsidiary or allied company which carries on or has for its objects the operation of any business similar or cognate to that carried on by this company, and to enter into any agreement or arrangement of partnership, sharing profits, union of interests, amalgamation, co-operation, joint adventure, reciprocal concession, or otherwise with any person, firm, association or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in and to take or otherwise acquire shares and securities of any such company and to hold, sell, re-issue with or without guarantee or otherwise deal with the same and while the holder of any such shares to exercise all the rights of a holder thereof including the right to vote thereon, notwithstanding the provisions of section 44 of the said Act; (1) To aid by guarantee, endorsement, advances or otherwise any company shares of whose capital stock or any interest therein have been acquired by the company; (m) To carry on any other business germane to the objects for which this company is incorporated whether manufacturing or otherwise; (n) To sell out the whole or any part of the assets or undertaking of the company to any other corporation carrying on or engaged in or about to carry on or engage in any business, operation or transaction cognate or similar to those which this company is authorized to carry on or engage in, and to accept as the consideration therefor, eash, stocks, bonds or other consideration of such last mentioned corporation or partly the one and partly the other as may be agreed upon, and to distribute the same among the shareholders of this company as may be agreed upon; (o) To pay for any or all of the property, assets, businesses, privileges, powers, contracts, rights, claims, franchises and concessions which it is authorized to acquire in cash, shares, bonds, debentures or other securities of this company or otherwise; (p) To do all and everything necessary, suitable, proper and convenient for the accomplishment of any of the purposes or the attainment of any one or more of the objects enumerated herein, thereto or which shall at any time appear conducive to or expedient for the protection or benefit of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE FLEMING-DUPUIS SUPPLY COMPANY, LIMITED.'

Incorporated, February 2, 1910. - - - Amount of capital stock, \$60,000.

Number of shares, 600.—Amount of each share, \$100.

Corporate Members:—Frank Wilfred Bédard, manager; Thomas Fleming, hotelskeper; Adline May Fleming, wife of Thomas Fleming, and Edward McMahon, insurance agent, all of Ottawa, Out.; and Hormisdas Dupuis, manufacturer, of Hull. Oue.

First or Provisional Directors:—Thomas Fleming, Edward McMahon and Hormisdas Dupuis.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:—(a) To purchase or otherwise acquire as a going concern, the whole or any part of the undertaking and business of the partnership firm known as the Fleming-Dupuis Supply Company, and the leashold quarry, good

will, plant, machinery, stock-in-trade, book-debts and other assets and the debts and liabilities thereof and to pay for the same either in eash or in shares or partly in cash and partly in shares; (b) To quarry, win, get, work, crush, prepare, manufacture, buy, sell and deal in stone, sand, lime, cement, whiting, plaster, clay, gravel, artificial stone, bricks, fire-bricks, cement blocks, fire-clay, pipes, tile, pottery, carthenware, terra-cotta, timber, hardware and other building or paving requisites, and to carry on all or any of the businesses of quarry owners, builders, general contractors, paviors, and carriers; (c) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above objects or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (d) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on or possessed of property suitable for the purposes of this company; (e) To apply for, purchase or otherwise acquire any patents of invention, licenses, concessions and the like capable of being used for any of the purposes of the company and to use, exercise, develop or grant licenses in respect of the property or rights so acquired; (f) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on, or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; (g) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere..

"THE G. N. BROOKS COMPANY, LIMITED."

Incorporated, February 2, 1910. - - - - Amount of capital stock, \$50,000.

Number of shares, 500.—Amount of each share, \$100.

Corporate Members:—George Nelson Brooks, Herbert Franklin Brooks, and James Ainsworth Patton, manufacturers; Edwin Botsford Busteed, advocate; and Charles Lovelace Buchanan, book-keeper, all of Montreal, One.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To manufacture, purchase or otherwise acquire, hold, own, sell, assign, and transfer, invest, trade and deal in goods, wars and merchandise of every kind and description, and more particularly, men's, women's and children's clothing garments, patterns and materials; (b) To manufacture, buy, sell and deal in seeks, bags and all kinds of fabrics, materials and articles in any way entering into or requisite for the manufacture of clothing or the component parts thereof or accessory thereto, or in any way entering into or requisite for household furnishing or use; (c) To produce and accumulate electricity and elec-

tro-motive force or other agency similar or otherwise, and to supply the same for the production or use of lighting, heating and motive purposes or otherwise for the purposes of said business, and to sell and dispose of any surplus electricity and electro-motive force for power, lighting and heating purposes, subject to the provincial and municipal laws and regulations; (d) To purchase or otherwise acquire the good-will, undertaking rights, property and assets and to assume the whole or any part of the liabilities of any person, firm, company or association carrying on any business with objects similar to those of this company or which this company has power to carry on or undertake, and to carry on, conduct and liquidate any such business so acquired and to make and carry into effect any contracts or agreements with any person, firm or company as aforesaid with respect to amalgamation, joint working, eo-operation, division of profits or otherwise, and to accept by way of consideration for any such contracts or arrangements, any shares, debentures or securities of any similar company nothwithstanding the provisions of section 44 of the said Aet; (e) To purchase or otherwise acquire provisional or other protection and licenses in respect of any inventions, patents, trade-marks or names, designs, copyrights, schemes, ideas which may appear likely to be advantageous or useful to the company, and to test, develop, prolong, renew, vend, grant exclusive or other licenses in respect of or otherwise deal with all or any of the same; (f) To act as agents for others manufacturing or dealing in similar articles; (g) Notwithstanding the provisions of section 44 of the said Act to invest and deal in stocks of any other corporation with moneys of the company not immediately required for the purposes of the company from time to time as the company is by law authorized to do, and to make cash advances to, guarantee contracts or engagements of, become surety for and financially assist any person, firm, company or corporation carrying on business similar to that which this company is hereby authorized to earry on; (h) To pay for any services rendered to or property or rights acquired by the company in such manner as may seem expedient by the issue of shares either fully or partially paid up or other securities of the company; (i) To sell, transfer or dispose of the whole or any part of the business or undertaking of the company to any similar company or to any person, firm or corporation carrying on a similar business and to accept as consideration for any such sale, transfer or disposal any shares, debentures, bonds or securities of any other similar company; (i) To distribute among the members of the company any shares, debentures, security or property belonging to the company; (k) To carry on any other business whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of the company's property or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'KASTELS, LIMITED,'

Incorporated, February 2, 1910. - - - Amount of capital stock, \$49,000

Number of shares, 490.—Amount of each share, \$100.

Corporate Members:—Michael Arthur Phelan, Henry Stevens Williams and Wilfrid Bovey, advocates; William Roy Hastings, student; and Christiana Louise Harvey, accountant, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on business as hotelkeepers and restaurant keepers; to own and operate hotels, restaurants, cafés, taverns, refreshment rooms and lodging houses; to carry on the business of licensed victuallers, beer and spirit merchants, importers of acrated mineral and artificial waters and other drinks, purveyors, caterers, tobacco and cigar merchants and agents for railway and shipping companies, carriers, theatrical and opera box office proprietors. subject to provincial and municipal regulations; (b) To earry on any business germane to the foregoing which may seem to the company capable of being conveniently carried on in connection with any of the above businesses or objects or calculated to enhance the value of or render profitable any of the company's properties or rights for the time being; (c) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carryable for the purposes of the company; (d) To subscribe for, take or in any way acquire the shares, bonds, debentures or other obligations or securities of any company having objects similar to those of this company; notwithstanding the provisions of section 44 of the said Act, to sell or otherwise dispose thereof, to guarantee any bonds, debentures, obligations or securities so sold or disposed of by this company, or of any company having such objects or carrying on any business capable of being conducted so as to benefit this company and germane to the objects of this company; (e) To make advances of money to persons having business dealings with the company and upon such terms as may seem expedient, and particularly to customers, and to guarantee the performance of contracts by any such persons; (f) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, or securities in any other company having objects similar to those of this company; (g) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, to guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same; the powers in each paragraph to be in nowise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CHARLES CICERI COMPANY, LIMITED.'

Incorporated, February 3, 1910. - - - Amount of capital stock. \$100,000.

Number of shares, 1,000 .- Amount of each share, \$100.

Corporate Members:—Charles Natale Ciceri, and John Baptist Ciceri, merchants; Cesira Ciceri, married woman; Charles Joseph Ciceri, accountant; and Paul Louis Ciceri, clerk, all of Toronto, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Toronto, Ont.

Objects of the Company:—(a) To import and export, vend, buy, sell and deal in fruits, vegetables, fish, groceries, produce, wines, liquors and eigrars; (b) To engage in the growing, producing, manufacturing and packing of fruits, vegetables, fish, groceries, produce, wines, liquors and cigars, subject to provincial and municipal regulations, and (c) To act as agents to receive and dispose of merchandise on commission. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CINEMA, LIMITED.'

Incorporated, February 3, 1910. - - - Amount of capital stock, \$20,000.

Number of shares, 20,000 .- Amount of each share, \$1.

Corporate Members:—Guillaume Narcisse Ducharme, banker; Joseph Antoine Hilaire Hébert, notary; Lambert Belair, and Benjamin Borrow Lusher, merchants; and Napoléon Lacroix, designer, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To own, operate, exhibit and show to the public for gain, moving pictures, talking motion pictures, illustrated songs and song slides, vaudeville, phonographs, pianos, automatic pianos, automatic boxes for photographic views and other artistic exhibitious of all sorts, including theatrical representations in places set for such purposes; (b) To manufacture, buy or otherwise acquire, sell, pledge, engage, exchange, let, lease, utilize, repair and maintain any theatres, actors, sceneri s, goods, acts, machineries, inventions, apparatus, songs, music, illustrated slides for songs, or other purposes, moving pictures, talking pictures or motion, pianos, automatic pianos, phonographs, automatic boxe:, shadow works, calcium gas, cameras, printing machines, rheostats, lenses, transformers, and accessories of all kinds connected with the business of the company; (c) To construct, acquire, let, lease, buy, sell, erect, exchange or dispose of in any way whatsoever movable and immovable property electricity solely for the purposes of the company; (e) To act as agent for any company or companies, person or persons dealing in all kinds of supplies required in or connected with the business of the company; (f) To acquire patents and rights germane to and necessary for the purposes of the business of the company; (g) To act as booking agent for operators, singers, actors, troupes and vaudeville numbers of performers; (h) To deal in all kinds of supplies required in connection with any objects above mentioned; (i) To purchase, hold, acquire, transfer, sell and dispose of shares, stock or debentures in any other company or companies having objects similar to those of the company of for carrying on business capable of being conducted so as to benefit the company and germane thereto, notwithstanding the provisions of section 44 of the said Act; (j) To amalgamate with any other company having objects similar to those of the company, or to sell or otherwise dispose of the undertaking or any part thereof for such consideration as the company shall see fit, and in particular for the bonds, shares, debentures, stock or securities of any other company, having objects similar to those of the company; (k) To acquire the good-will, rights, prop rty and assets and to assume the liabilities, or

any part thereof of any person, firm, association or corporation now or hereafter engaged wholly or in part in any business which the company is authorized to carry on, and to purchase, lease, exchange or otherwise any or all rights, privileges, permits, patents or franchises suitable or convenient for any of the purposes of the company; (1) To issue fully paid-up shares of the company in payment or part payment of the purchase price of any property real or personal, acquired by the company or in payment for services rendered and works performed for the company and in purchase of the bonds, stock, property or assets of any other company or companies having objects similar to those of the company. The operations of the company to be carried on throughout the Dominion of Comada and elsewhere.

'LA-LO MANUFACTURING COMPANY, LIMITED,'

Incorporated, February 3, 1910. - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Frank Owen Stetson, capitalist, of Newton, Mass., U.S.A.; Warren Stetson, merchant, and Luther Towus Mayo, salesman, both of Boston, Mass., U.S.A.; Harold Ferdinand Blake, financier; and Hugh Michael Hunt, engineer, both of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of wholesale and retail merchants and manufacturers of a compound or compounds used as a dust layer, deodoriser, disinfectant and insecticide known commercially in the United States and Canada as 'La-lo Spray' and any other supplies, articles, materials, goods, wares and merchandise which can advantageously be manufactured, sold and dealt in conjunction with such business; (b) To acquire by purchase, lease or otherwise such property, real or personal, as may be deemed requisite for the purposes of the business of the company including factories, stores, warehouses and other establishments; (c) To acquire by purchase, lease or otherwise property, rights, privileges, contracts, assets and good-will of any other business which can advantageously be carried on in conjunction therewith and pay for the same in whole or in part, in cash or in securities of the company, or otherwise, as the directors may deem it advisable; (d) To acquire by purchase or otherwise, sell, hold, assign, lease and dispose of all patent rights, formulæ, secret processes, licenses, trade-marks, trade names, relating to or useful in connection with the business of the company; (e) To amalgamate with any other individual, firm or corporation doing business similar to the foregoing; (f) To carry on any other business whether manufacturing, selling, warehousing, or otherwise, which may be deemed necessary or advantageous for the carrying ou of the business of the company; (g) To do all such other things as may be necessary to and useful in the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'NORTH MONTREAL LAND COMPANY, LIMITED,'

Incorporated, February 3, 1910. - - - Amount of capital stock, \$175,000.

Number of shares, 1,750,—Amount of each share, \$100.

Corporate Members:—Hon. Joseph Philippe Baby Casgrain, Senator of the Dominion of Canada; Douglas Watson Ogilvie and Arthur Scott Ives, real estate agents; Percival Molson, secretary; Rodolphe Forget, broker; and Gerald William Farrell, secretary-treasurer, all of Montreal, Que.

First cr Provisional Directors:—Joseph Philippe Baby Casgrain, Douglas Watson Ogilvie, Percival Molson, Rodolphe Forget and Gerald William Farrell.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of a land company, and, in connection therewith, to acquire by purchase, lease, exchange, grant, concession or otherwise, and to hold, subdivide, lay out in building lots, streets, lanes, squares and otherwise, to improve, develop, rent, sell, convey, exchange, lease and otherwise dispose of and generally deal in lands and real estate of all and every kind and description, whether vacant, improved or otherwise, and also any right, title or interest therein, and also property of any other kind and description, including personal and movable property and any rights and privileges that the company may consider necessary for the purposes of its business, and in and upon such lands and real estate or any part thereof, to make, erect, construct, build, operate and maintain roads, streets, lanes, bridges and other means of communication, houses, dwellings, stables, factories, mills, plants, manufactories and all other buildings and works and improvements that may be considered advisable in connection with the purposes of the company, including the construction in and on such lands, or any part thereof, of sidewalks, drains, watermains, sewers, lighting plant, and accessories and all and any other improvements of a nature to enhance the value of the company's property or any part thereof; (b) To make advances by way of loans for building purposes, or other improvements to purchasers or lessees, of any part of the company's property and to aid by way of advances or otherwise the construction and maintenance of roads, streets, bridges, sidewalks, water-works, sewers, lighting plant or plants and other improvements calculated to render the company's property more accessible or enhance its value; (c) To carry on business as real estate agents, experts, valuators, realty brokers, contractors and builders and do a general real estate agency business, including the making of investigations, valuations, sales, exchanges and the like, and the negotiating of leases and all other forms of contract in respect of real estate; (d) To take and hold mortgages, hypothecs, liens and charges to secure the payment of the purchase price of any property sold by the company or any money due to the company from purchasers or advances by the company to purchasers for building purposes or other improvements; (e) To open, search for, win and work in or under the said lands, and mine for any or all ores, minerals and metallic substances and products as may be found therein, and to acquire, own, develop, sell or lease quarries and mineral lands, mines, including coal mines, and mining licenses, oil wells and other products to be found in quarries and mineral lands and to do such acts as may be necessary to carry on such mines or works connected therewith; and to carry on a general quarry business and deal in all kinds of stone, limestone and the products thereof; (f) To acquire by purchase, lease or otherwise and to own, develop and operate steam, electric and hydraulic plants, for the purpose of generating heat, light and power for the uses of the company in connection with any of its operations, and to dispose of any surplus thereof not required for such operations, and in connection therewith to enter into all and any contracts and agreements for the supply of heat, light and power that the company may deem proper; Provided, however, that all sales, transmission or distribution of electric or other power beyond the lands of the company shall be subject to local and muni-

or more systems of waterworks for the proper supply of water to the holders and purchasers of the property of the company and others, and, in connection therewith, aqueducts, filtration plants, pumping stations, mains, connections and other accessories and adjuncts to such waterworks; to sell and dispose of said water, and, for such purposes, to enter into any contracts that may be considered advisable by the company; (h) To acquire by purchase, lease or otherwise, and to take over the whole or any part of the undertaking, business, property, assets or liabilities of any person, partnership or company carrying on any business il whole or in part which this company is authorized to carry on or possessed of property suitable and proper for the purposes of this company; (i) To enter into any agreement for sharing of profits, amalgamation, consolidation, or union ment of a like nature, with any person or company or companies carrying on or ougaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, or having objects altogether or in part similar to those of this company; (j) To purchase, take in exchange, or in payment or otherwise to acquire, hold and own, and whilst holding same to exercise all the rights and privileges of holders and owners thereof, and to sill, with or without guarantee, and deal in the shares, bonds, debentures, or other securities of any other company or companies, having purposes or objects altogether or in part similar to those of this company, or earrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act, and to establish, promote or otherwise assist any such other company or companies; (1) To issue paid-up shares, bonds, debentures or other securities for the payment either in whole or in part, of any property, real or personal, movable or immovable, property rights, lease, business, franchise, undertaking, power, privilego, license, or concession, which this company may lawfully acquire, and to issue fully paid shares, bonds, debentures or other securities of the company in payment or part payment of or in exchange for shares, bonds, debentures or the fusiness of this company; (1) To sell, lease, exchange, pledge or otherwise of the company, for such consideration as the company may think proper, and, in particular, for shares, bonds, debentures or other securities of any other company having objects altogether or in part similar to those of the company; (m) To land money and guarantee the performance of contracts, as also the performance of any obligation or undertaking of any other company in which the company is interested, and to accept as security for such loan and guarantee any security that may be offered by such person or company, including shares and debentures of such other companies; (n) To draw, make, accept, endorse. discount and issue promissory notes, bills of exchange, warrants, debentures, securities under the Bank Act and other negotiable or transferable instruments; (o) To distribute in specie or otherwise as may be resolved any assets of the company among its members, and particularly the shares, bends, debentures or one or more of the acts and things herein set forth and to exercise and enjoy all such rights and privileges, and to do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them, as also to carry on any business or businesses germane to the purposes and objects above set forth. The operations of the company to be carried on throughout

'RIORDON PAPER COMPANY, LIMITED.'

Incorporated, February 3, 1910. - - - Amount of capital stock, \$6,000,000.

Number of shares, 60,000.-Amount of each share, \$100.

Corporate Members:—Gordon Walters MacDougall, K.C.: Lawrence Macfarlane and Charles Alexander Pope, advocates; Edward James Waterston, student-at-law; and Jessie Graham, stenographer, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of lumbering and the lumber trade in all its branches, and all other business incidental thereto including buying, selling and dealing in all kinds of sawed, squared and hewed lumber aud timber, saw legs, ties, piling, telegraph and telephone poles, fence posts, wood, and all other products of the forest; (b) To carry on in all its branches the business of a manufacturer and dealer in logs, lumber, timber. pulp, pulp wood, paper and other products or by-products of wood and pulp and all other articles and materials into which wood enters or forms a part; (c) To manufacture, buy, sell and deal in peat, wood alcohol, calcium carbide and all kinds of chemicals and to purchase, erect, or otherwise acquire such factories and works as may be deemed necessary for such purposes; (d) To carry on the business of general manufacturers and millers and to establish shops or stores, and to purchase, sell and deal in general merchandise; (e) To mine for minerals, to acquire by purchase or otherwise and to manage, develop, operate, sell and lease mines or miuing claims and to deal in the products thereof and to carry on the business of smelters of all kinds of metals; (f) To acquire by purchase, lease, hire, exchange, or otherwise, and hold lands, timber limits or licenses, water lots, water privileges, and powers and rights and interests therein, and to build upon, develop, cultivate, farm, settle and otherwise improve and utilize the same; (g) To aid and assist by way of bonus, advances of money or otherwise, with or without security, settlers and intending settlers upon any lands belonging to or sold by the company or in the neighbourhood of said lands, and generally to promote the settlement of said lands: (h) To purchase, acquire, lease, own, erect, equip, maintain and operate saw mills, grist mills, flour mills, pulp and paper mills, and factories; (i) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, boats, tugs and barges and other vessels, wharves, docks, elevators, warehouses, freight sheds and other buildings necessary for the purpose of the company, and to tow, carry goods, freight and passengers for hire and generally to carry on the business of an elevator, navigation and transportation company; (j) To construct or acquire by lease, purchase or otherwise, and operate works for the production, sale, and disposal of steam, electric, pneumatic, hydraulic and other power or force, and to produce, create, develop, acquire by lease, purchase or otherwise, and to control and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power, for any uses and purposes to which the same are adapted, provided always that the rights, privileges and powers hereby conferred upon the company in this paragraph in acquiring, using and disposing of electricity when exercised outside the property of the company, shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf; (k) To construct, improve, and maintain or aid in the construction and maintenance of roads, bridges, wharves, 29-26

piers, viaducts, aqueducts, docks, warehouses and other buildings and works that may be necessary or convenient for the purposes of the company; (1) To apply for and maintain, register, lease, acquire and hold, or to sell, lease and dispose of and grant licenses in respect of, or otherwise turn to account any patents of invention improvements, or processes, trade-marks, trade-names, and the like necessary or useful for any of the purposes of the company; (m) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise that may seem conducive to the company's objects, or any of them, and to obtain from such government or authority any rights, privileges and concessions which the company may think it desirable to obtain; and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (n) To lease, sell, improve, manage, develop, exchange, turn to account or otherwise dispose of any or all of the properties and assets of the company for such consideration as the company may deem fit, including shares, debentures, or securities of any other company; (o) To purchase all or any part, including the good-will of the business or undertaking or the property or assets, privileges, contracts, rights, obligations and liabilities of The Riordon Paper Mills, Limited, a corporation organized under the laws of the Dominion of Canada, having its head office in the city of Montreal or of any company, person or persons carrying on any business which this company is authorized to carry on, or any business similar thereto or possessing any property suitable for the purposes thereof, and to pay for the same wholly or in part in bonds, debentures or fully paid and non-assessable shares of the company, and to sell, lease or otherwise dispose of the same or any part thereof; (p) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on or to amalgamate with any such company; (q) To take or otherwise acquire shares, bonds, debentures and other securities of any company having objects altogether or in part similar to those herein enumerated, and to sell, hold, re-issue with or without guarantee, or otherwise deal in the same, subject to the provisions of section 44 of 'The Companies Act'; (r) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation, and to guarantee the performance of contracts by any such company or corporation or by any other person or persons with whom the company may have business relations; (8) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (t) To distribute among the shareholders of the company in kind, any property of the company, and in particular any shares, debentures or securities in any other companies belonging to the company or which the company may have power to dispose of; (u) To do all or any of the matters hereby authorized either alone or in conjunction, or as factors, trustees or agents; (v) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph; (w) To do all such other things as may be necessary to the due carrying out of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

> Supplementary Letters Patent, issued February 3, 1910, to the 'DOMINION MARBLE COMPANY, LIMITED.'

Increasing the capital stock of the said company from \$50,000 to the sum of \$300,000, being an addition of 2.500 shares of \$100 each to the present capital stock.

'RIORDON PAPER COMPANY, LIMITED.'

(Cancelled, and re-issued April 20, 1910.)

Incorporated, February 4, 1910. - - - Amount of capital stock, \$4,500,000.

Number of shares, 45,000.—Amount of each share, \$100.

Corporate Members:—Alexander Chase-Casgrain, Joseph William Weldou, Errel Malcolm MeDougall and John Jennings Crechman, advocates; and Stephen John LeHuray, accountant, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To buy, sell, deal in, deal with, import, export, manufacture, refine, clarify and otherwise prepare for market, sugar, syrup, molasses and all products and by-products thereof and all articles of commerce of a similar nature; (b) To acquire by purchase, lease, concession or otherwise, plantations, farms and lands; to work, develop the same; to plant, grow, produce, purchase or otherwise acquire, sugar cane, beets, and all other products from which sugar. molasses and articles of commerce of a similar nature may be manufactured; (c) To carry on the business of farmers, graziers, planters and dealers in all products of the land; (d) To manufacture, buy, sell and deal in barrels, boxes, bags and packages required by the company in its business, and for such purposes to purchase, lease or otherwise acquire sawmills, planing mills, cooperages, box factories and to maintain and carry on the same and to sell or otherwise dispose of such products; (e) To acquire by purchase, lease or otherwise, and to erect, construct, maintain, operate, improve, aid in the acquisition, erection. construction, maintenance, operation or improvement of sugar refineries, mills, factories, docks, piers, wharves, storehouses, grain elevators, buildings, roads. houses, for employees or others, and work of every description, and to convert and appropriate any lands of the company for roads, streets and other conveniences, and generally to deal with and improve the property of the company; (f) To carry on business as capitalists, financiers, concessionaires and merchants. and to undertake, carry on and execute all kinds of financial, commercial, trading and other operations; (g) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments; (h) To issue receipts, negotiable or otherwise for merchandise stored with the company; to lend money, to guarantee the contracts of, or otherwise assist any person, firm or company with which the company may have business relations; (i) To subscribe for conditionally or unconditionally; to undertake, issue on commission or otherwise, take, hold, deal in and convert stocks, shares and securities of all kinds, of companies with which this company may have business relations or carrying on a similar, subsidiary or other business which may be carried on so as to benefit the business of this company, its property or rights, notwithstanding the provisions of section 44 of the said Act; (j) To enter into partnership or into any arrangement for sharing profits, union of interests, reciprocal concessions or cooperation with any person, firm or company, and to promote and aid in promoting, to constitute, form or organize companies, syndicates or partnerships of all kinds for the purpose of acquiring and undertaking any property and liabilities of this company or of advancing directly or indirectly the objects thereof or for any 29 - 261

other purpose which may be expedient for this company; (k) To purchase, lease, or otherwise acquire, to hold, own, use, develop, exchange, sell or otherwise turn to account concessions, rights, privileges, permits, and franchises suitable or convenient for the business of the company; (1) To acquire any undertaking or business similar in whole or in part to that of the company, together with the plant, stock, good-will, franchises and assets of all kinds, and to carry on any other business which may seem to be capable of being conveniently carried on in connection with any of the above objects or calculated directly or indirectly to enhance the value of or facilitate the realization of or render profitable any of the company's property or rights; and to pay for the -ame in eash, shares or debentures of the company or otherwise; (m) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or con-exclusive or limited right to use any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (n) To enter into any arrangement with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them and to obtain from any such authorities any rights, privileges and concessions which the company may think it desirable to obtain and to earry out, exercise and comply with any such arrangements, rights, privileges and concessions; (0) To acquire by purchase, lease, concession, license or otherwise, to maintain, operate and develop water-powers, dams, flumes, tunnels, conduits, and other works, plant and buildings for the manufacture, production, conversion of electric, pneumatic, hydraulic, or other power or force, and to sell, distribute or otherwise dispose of any surplus of such pneumatic, hydraulie or other power or force, provided, however, that the sale and distribution of such electric, pneumatic. hydraulie or other power or force shall be subject to any municipal or local regulations, regarding the same; (p) To manufacture, purchase or otherwise acquire, hold, own, use, sell, assign, transfer, trade, deal in and deal with goods, wares and merchandise and property of every class and description; (q) To transport goods, wares and merchandise by land and water and to purchase, own, charter and operate ships, boats, tugs, barges and other vessels; (r) To acquire, maintain, construct and operate on lands of the company or on lands controlled by the company, sidings, tramways, and other means of transportation of goods, wares, and merchandisc, whether belonging to the company or not; (s) To construct, improve, maintain, work, manage, carry out or control any roads, ways, tramways, branches, or sidings, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores, and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working management, earrying out or control thereof; (t) To sell or dispose of the undertaking of the company or any part thereof for such con--ideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects together or in part similar to those of the company; (u) To do all or any of the above things, as principals. agents, contractors, trustees, or otherwise and either alone or in conjunction with others; (v) To do all such other things as are incidental or conducive to the attainment of the above objects; (w) To remunerate by payment in eash, stock, bonds or any other manner, any person or persons, or corporation or corporations for services rendered or to be rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares or stock of the company or any debentures or other securities of the company or in or about the formation or promotion of the

company or in the conduct of the business; (x) The above objects, powers, or purposes of the company shall be de-med to be several and not dependent on each other and the company may pursue or earry on any one or more of such objects, powers or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise construed having regard to any other clause of such objects, powers or purposes. The operations of the company to be carried on throughout the Dominion of Canada and c'sewhere.

'CANADIAN AUTO COMPANY, LIMITED.'

Incorporated, February 4, 1910. - - - Amount of capital stock, \$25,000.

Number of shares, 250.—Amount of each share, \$100.

- Corporate Members:—Harry Mortimer Cornell and John Harrison Cheney, agents: Simpson James Shepherd. barrister-at-law; Allert Vivian Edwards, clerk; and Huldah Celia Cornell, married woman, all of Lethbridge, Alta.
- First or Provisional Directors:—Harry Mortimer Cornell, John Harrison Cheney and Huldah Celia Cornell.

Chief place of Business:-City of Winnipeg. Man.

Objects of the Company:—To buy, sell, trade, manufacture and deal in automobiles, cycles, motors, engines, carriages and conveyances of all kinds and in all articles used in the construction thereof. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'INSTANTER COMPANY, LIMITED.'

Incorporated, February 4, 1910. - - - Amount of capital stock, \$50.000.

Number of shares, 5,000.—Amount of each share, \$10.

Corporate Members:—James Houston Spence and Matthew Crooks Cameron, barristers-at-law; Duncan Donald McLood and James Aitchison, students; and Lilian Murray Heal, book-keeper, all of Toronto, Onc.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:—(a) To carry on the business of plumbers and gas fitters and also the business of mamufacturers of and dealers in gas heaters, boilers and water coils (and without limiting the generality of the foregoing words) to acquire certain patents of invention in Canada, the United States and elsewhere for certain new and useful improvements in water coils, the said patent for Canada being number 113.804, and other rights and patents relating to the subject matter thereof, and to carry on the business of manufacturers and dealers in articles manufactured pursuant to the said patents; (b) To carry on any

other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on or in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To acquire or undertake the whole or any part of the business property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company, and to pay for the same in cash or in shares of this company or partly in cash and partly in shares; (d) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (c) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry or engage in any business or transaction which the company is authorized to carry on or engage in or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (f) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, notwithstanding the provisions of section 44 of the said Act; (g) To enter into any arrangement with any authorities municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (h) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees of the company (or its predecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantec money for charitable or benevolent objects, or for any exhibition or for any public, general or useful object; (i) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may em directly or indirectly calculated to benefit the company; (j) To purchase, take on lease or in exchange, hirc or otherwise acquire any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade; (k) To construct, improve, maintain, work, manage, carry out r control any roads, ways and transways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, water-courses, wharves, manufactorics, warehouses, electric works, shops, stores, and other works and convenlences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (1) To lend money to customers and others having deal-

ings with the company and to guarantee the performance of contracts by any such persons; (m) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (n) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (o) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (p) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (q) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (r) To do all such things as are incidental or conducive to the attainment of the above objects; (8) To use any of the funds of the company in the purchase of stock or shares in any other corporation, such power to be exercised by the directors subject to section 44 of the said Act; (t) To distribute the property of the company in specie amongst its shareholders; (u) To apply for and obtain from any and all legislative, governmental, municipal and other authorities, powers and bodies, confirmation, registration and recognition of the company, and of its rights, powers, concessions, privileges, franchises and objects, and to do, whatever may be necessary and expedient to comply from time to time with all or any by-laws, ordinances, decrees, regulations and other requirements, now or in future existing. To carry on the business of the company throughout the Dominion of Canada and elsewhere.

'LA COMPAGNIE HELIOS, LIMITEE.'

Incorporated, February 4, 1910. - - - Amount of capital stock, \$10,000.

Number of shares, 200.—Amount of each share, \$50.

Corporate Members:—Henri Lanctot, Adrien Brault and Gaston St. Jacques, chemists and druggists; Alexandre Dupuis, accountant; and Paul St. Germain, advocate, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To manufacture, buy and sell medicinal preparations, and generally carry on wholesale business as manufactures, buyers and vendors of all kinds of medicines and chemicals, patented articles, scientific apparatus, surgical instruments and supplies; (b) To carry on the trade of chemists, druggists, apothecaries and traders, importers and manufacturers of medicinal and pharmaceutical preparations; (c) To buy or otherwise acquire and undertake the whole or part of the business, property and liabilities of any person or company carrying on a business similar to that which this company is authorized to carry on; (d) To apply for, and obtain, register, lease, acquire and hold or sell, and dispose of, and grant licenses respecting patents of inventions, improvements or processes, trade-marks and other things necessary or useful for the purposes of the

company, or otherwise turn the same to account; i). To act as agent, commission merchant, or factor for any person or companies with which the company has business dealings; (f) To take or otherwise acquire and hold, shares of any other company whose purposes are similar to those of this company, or carrying on a business calculated to benefit this company; (g) To do any other act or thing company and the same that the above objects; (h) To analgamate with any other company whose purposes are similar to those of this company; (j) To sell or dispose of the company's undertaking for such consideration as the company may deem fit, and in particular for shares, debeutures or securities of any other company carrying on a similar business; (i) To pay for services rendered in paid-up and non-assessable shares of the company; (k) To accept in payment of shares of the company any movable or immovable property, eash, bonds, debeutures or securities of any other company, as the directors may deem proper. The operations of the company to be carried or throughout the Dominion of Canada and elsewhere.

"MARK-BROCK ENTERPRISES, LIMITED."

Incorporated, February 4, 1910. - - - Amount of capital stock, \$10,000.

Number of shares, 100.-Amount of each share, \$100.

Corporate Members:—Samuel William Jacobs, K.C.; Alexander Rives Hall, advocate; George Sanderson McLeish, theatrical manager; David Solomon Friedman, merchant; and Louis Fitch, student-at-law, all of Montreal, Que.

First or Previsional Directors:—Samuel William Jacobs, Alexander Rives Hall and George Sanderson McLeish.

Thief place of Business:-City of Ottawa, Out.

Objects of the Compans. (1) To construct the stres, and other buildings and wordconvenient for the purposes thereof, and to manage, maintain, and earry on the said theatres and other buildings when so creeds or constructed; (2) To carry on the business of theatre proprietors and managers and in particular to provide for the production, representation, and performance of opera, stage plays, operetts, burkeques, vaudevilles, ballets, pantomines, spectacular pieces, prouemade and other concerts, and other musical and dramatic performances and entertainments, (subject to provincial and municipal regulation), theatrical agents, box office keepers, concert room proprietors, hotel keepers, dramatic and musical publishers and printers, and any other business which can be conveniently carried on in connection with any of those objects as may seem calculated to render profitable any of the company's property and rights for the time being; (4) To enter into agreements with authors or other persons for the dramatic or other rights of operas, plays, operettas, burlesques, vaudevilles, ballets, pantomines, spectacular pieces, musical compositions, and other dramatic and musical purposes and cnetrainments, and to enter into engagements of all kinds with artists and other persons; (5) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to chanace the value of, or render profitable any of the company's property or rights; (6) To acquire or undertake the whole or any part of the business, which

this company is authorized to carry on, or possessed of property suitable for the purposes of this company; (7) To enter into any arrangement for sharing profits. union of interest, co-operation, joint adventure, reciprocal concession, or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company and to lend money to, guarantec the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (8) To take, or otherwise acquire, and hold shares in any other company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, notwithstanding the provisions of section 44 of the said Act; (9) To remunerate any person or company for services rendered, or to be rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares in the company's capital, or debentures or other securities of the company, or in or about the formation of the company, or the conduct of its business; (10) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'THE CENTRAL CANADA POWER COMPANY, LIMITED.'

Incorporated February 5, 1910. - - - Amount of capital stock, \$5,000,000.

Number of shares, 50,000.—Amount of each share, \$100.

Corporate Members:—James Claud Hickson, K.C.; Sydney Bansord Hammond and Victor Montague Drury, accountants; Gui Casimir Papineau-Couture and Louis Athana-c David, advocates, all of Montreal, Que.

First or Provisional Directors: James Claud Hickson, Sydney Bansord Hammond and Victor Montague Drury.

Chief place of Rusiness:-City of Montreal, Que.

Objects of the Company—(a) To construct, acquire, maintain, operate, use and manage works, machinery, and, ampliances, for the production of electricity, electric pneumatic, hydraulic or other power or energy, or to lease or otherwise acquire any and hy power, and to accumulate, generate, transmit and distribute electricity, and electric, pneumatic, hydraulic and other power and energy for light, heavy or any purpose for which electricity, or electric or other power or host of electric or other power or of the energy of the electricity of

power or energy to and from any company or companies, person or persons; (d) To construct, acquire and operate lines of telegraph or telephone or other means of communication on lands owned or controlled by the company and for the purposes of the company only; (e) To aid by way of bouns, loan, guarantee or otherwise any industry using power supplied by the company, or supplying power to the company, and to acquire the shares or bonds of any such corporation, notwintstanding the provisions of section 44 of the said Act; and to act as agent or manager of any such industry; (f) To sell, lease or otherwise dispose of the assets or property of the company; (e) To enter into and perform any agreement with any power company having similar powers for the purchase of the whole or part of the contracts and obligations of such other company, and to hald the shares or bonds of such other company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'ARSENE LAMY, LIMITEE,'

(A sulsisting Company incorporated under the laws of the province of Quebec.)

Incorporated, February 7, 1910. - - - Amount of capital stock, \$300,000.

Number of shares, 3,000.—Amount of each share, \$100.

First or Provisional Directors:—Arsène Lamy, Hercule Lamy, Ephrem Lamy, Alphonse Lamy and Alfred Fecteau.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To buy and manufacture, wholesale and retail, all kinds of merchandise and produce, to carry on any business, generally and specially the business of a department store; (b) To carry on the manufacture of products and merchandise within the scope of the company's business; (c) To acquire and construct buildings for the purposes of the company; (d) To manufacture, supply, sell, lease electricity and electric currents for lighting, heating and power, and for all other purposes to which the same may be applied; (e) Provided, however, that the sale, supply and transmission of electricity beyond the limits of the company's property shall be subject to the provincial or municipal laws and regulations in that behalf; (f) To acquire, construct, manufacture, maintain, erect and operate works, machines, poles, wires and other material connected thereto; to acquire and execute everything necessary to maintain such an electric system; (g) To acquire and buy, any industry and business belonging to other companies and persons, together with the good-will and assets thereof, for cash, properties or paid-up shares; (h) To amalgamate with other companies and firms in order to continue the business of such industries; (i) To exercise all the powers necessary to the carrying out of the trade and industry that the company may undertake under this charter. The operations of the company to be carried on throughout the Dominion of Canada

'THE DIAMOND RUBBER COMPANY, LIMITED.'

Incorporated, February 7, 1910. - - - Amount of capital stock, \$10.000.
Number of shares, 100.—Amount of each share, \$100.

- Corporate Members:—Theophilus Weigele, manager; and Harry Ellsworth Andress, attorney-at-law; both of Akron. Ohio. U.S.A.; Norman Edmund Oliver, sales manager, of Buffalo, N.Y., U.S.A.; Richard Credicott and William Gilchrist, solicitor's clerks, both of Toronto, Ont.
- First or Provisional Directors:—Theophilus Weigele, Harry Ellsworth Andress and Norman Edmund Oliver.
- Chief place of Business:-City of Toronto, Out.
- Objects of the Company:—(a) To manufacture, buy, sell, import and deal in all kinds of hard rubber goods and soft rubber goods and all goods of which rubber is a component part, and the by-products thereof, and generally to carry on the business of a manufacturer, importer and dealer in said articles and those of a like nature, and all articlese entering into the manufacture or composition thereof, also to acquire, hold and dispose of patent rights, letters patent of invention, processes and formulae, and to manufacture and use any and all such goods and merchandise thereunder; (b) To do all such acts, matters and things as are incidental or necessary to the due attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE J. COOPER COMPANY, LIMITED.'

Incorporated, February 7, 1910. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members: —Jean Cooper, widow of the late Charles Cooper; Evelyn Louisa Alice Browne, Fanny Graddon, Maggie Hoolihan and Edith Janetdean Taylor, milliners, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company.—(a) To acquire and take over as a going concern the business now carried on in the city of Montreal and elsewhere under the firm name and style of Mrs. J. Cooper, milliner, and to pay therefor with the shares of the company or otherwise; (b) To carry on the business of wholesale and retail milliners, merchants, agents, importers, exporters, manufacturers and dealers, in millinery, waring apparel of all kinds, fancy goods and other goods and merchandise; (c) To acquire the assets and good-will of any company, individual or firm carrying on a similar business and to pay for the same in whole or in part by cash, bonds or paid-up shares. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE OTTAWA PIANO COMPANY, LIMITED.'

Incorporated, February 7, 1910. - - Amount of capital stock, \$60,000.
Number of shares, 1,200.—Amount of each share, \$50.

Corporate Members:—Thomas Alonzo Chadburn, of Montreal, Que, manufacturer-agent; Edwin Carman Thornton, of Woodstock, Ont., piano manufacturer; George Samuel May, manufacturer; Charles Hopewell, contractor; and Alfred Ernest Fripp, barrister-at-law, all of Ottawa, Ont.

First or Provisional Directors:—Thomas Alonzo Chadburn, George Samuel May and Charles Hopewell.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:-(a) To manufacture, buy, sell, lease, hire and generally trade in pianos and parts of same, pianolas, and parts of same, organs and parts of same, piano and organ players and parts of same and all kinds of musical instruments and parts of same, piano stools and benches, music cabinets, records and music, and to print, lithograph and otherwise produce music and musical compositions and to acquire and deal in copyrights; (b) To buy, sell, trade and carry on the business of manufacturers of automobiles, cycles, tricycles, motors, engines, carriages, and conveyances of all kinds and all articles used in the construction thereof, also all apparatus, implements and things for use in sports and games; (c) To carry on the business of machinists; (d) To apply for, purchase, lease or otherwise acquire any patents, inventions, licenses, concessions or the like, conferring exclusive or limited rights to use any invention which may seem capable of being used for any of the purposes of the company and to use. exercise and lease, sell or grant licenses in respect thereof, or otherwise turn to account the property or rights so acquired; (e | To act as general agents for manufacturers of or dealers in any of the aforesaid articles, or articles similar thereto; (f) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried an in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights: (a) To acquire or undertake the whole or any part of the business property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company and to pay therefor in fully paid-up shares in the company; (h) The any other company having objects altogether or in part similar to those of the company or carrying on any business capable of being conducted so as directly of the said Act, and to pay therefor in fully paid-up stock in the company; (i) To acquire, take over and purchase all the business, agencies, contracts, rights, good-will, assets and liabilities secured, made or assumed by Thomas A. Chadburn, relating to the business of buying, selling and otherwise dealing in pianos, organs, and other musical instruments, and to pay therefor in duly paid-up shares of the company; (i) To pay out of the funds of the company all expenses of or incidental to the formation, registration and advertising of the company and to remunerate any person or company for the services rendered and in placing the shares of the capital stock of the company, or any debentures or other securities of the company or in or about the formation or promotion of the company, or the conduct of its business; (k) To do all such other things as are incidental to or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

Supplementary Letters Patent, issued February 7, 1910, to the

'CANADIAN CROCKER-WHEELER COMPANY,' (LIMITED).

Increasing the capital stock of the said company from \$250,000 to the sum of \$1,000,000, being an addition of 7,500 shares of \$100 each to the present capital stock.

Supplementary Letters Patent, issued February 7, 1910, to

'THE CANADIAN FLOUR MILLS COMPANY,' (LIMITED).

Decreasing the capital stock of the said company from \$650,000 to the sum of \$145,000, such decreased capital stock to consist of 1,450 shares of \$100 each.

Supplementary Letters Patent, issued February 7, 1910, to

'THE LAPRAIRIE BRICK COMPANY,' (LIMITED).

Increasing the capital stock of the said company from \$300,000 to the sum of \$1,000,-000, being an addition of 7,000 shares of \$100 each to the present capital stock.

'CANADIAN TRAIN CONTROL, LIMITED.'

Incorporated, February 8, 1910. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000.—Amount of each share, \$100.

Corporate Members:—William Henry Allison, retired train despatcher: Cecil Ross Allison, accountant; Frank Saunders, contractor; Charles George Knott, manager; George Edward Rowntree, buyer; Arthur George Piper, merchant: and John Shirley Denison. solicitor, all of Toronto, Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company.—(1) To acquire the Canadian rights in or to the Prentice Automatic Train Control System and any improvements thereon or any interest in such patent or improvements and to apply for, purchase or otherwise acquire any patents, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited rights to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, and to pay for the same either wholly or partly in eash or in fully or partly paid shares or other securities of the company or in any other manner whatsoever, and to use, exercise, develop or grant licenses in respect of or otherwise to deal in, sell, pedge or turn to account the whole or any part of the patents, property, rights, licenses or information so acquired; (2) To manufacture, buy, sell or in any manner deal in and to assemble and install the whole or any part or any manner deal in and to assemble and install the whole or any part

or parts of any article, machinery or device used in connection with such patents or which may be used or employed either directly or indirectly upon or by any steam, electric or other railway or tramway of any kind whatsoever: (3) To take or otherwise acquire and hold shares, share warrants, bonds, stocks, debentures or any other securities of any other company or corporation, and to sell, use, hold and enjoy the same in any manner whatsoever, notwithstanding the provisions of section 44 of the said Act; (4) To promote any company or companies for the purpose of acquiring all or any of the property or liabilities of the company or for any other purpose which may seem directly or indirectly calculated to benefit the company; (5) To carry on any business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value or render profitable any of the company's property or rights; (6) To create out of the assets or profits of the company or by sale of shares at a premium or other lawful means a reserve fund and from time to time to add thereto or take therefrom such sums as they may consider proper with full power to them to employ the assets constituting the reserve fund in the business of the company and that without being bound to keep the same separate from other assets. The operations of the company are to be carried on throughout the Dominion of Canada and elsewhere.

'PRAIRIE ELEVATOR COMPANY, LIMITED.'

Incorporated, February 8, 1910. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Robert Hume. of Fort William, Ont., grain merchant; Arthur Ernest Choate, grain merchant; Ernest Bickerdike Eadie and Robert Siderfin, accountauts; Clarence Simpson Scott, student-at-law; Alfred Gray Rattray and James Herbert Sanders, clerks, all of Winnipeg, Man.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Winnipeg, Man.

Objects of the Company:-(a) To carry on an elevator and a milling business and to erect, build, equip and operate all necessary mills, elevators, warehouses, plant and machinery in connection therewith; (b) To carry on a warehousing, wharfinger, milling, agency, commission, produce, shipping and general manufacturing and mercantile business; (c) To construct, cwn, charter and navigate vessels, steamships, boats and all other kinds of watercraft, and to construct, own and use such wharves, docks and other terminal facilities as may be convenient and necessary for the purposes of the company; (d) To make advances on and buy, sell, deal in and dispose of grain, agricultural produce, chattels and merchandise; (e) To sell or lease the assets and the rights of the company or any part thereof or acquire or lease any or all of the assets or rights of any other company or person, or to enter into any working arrangement or amalgamation with any other company; (f) To acquire, improve and operate water-powers and to develop electrical and other energy and to transmit same and to sell, lease and dispose of electrical current, power and light. Provided, however, that any sale, transmission or other disposition of electrical or other energy beyond the lands of the company shall be subject to local and municipal regulations in that behalf; and to acquire, pur-

chas, hold, sell, hypothecate or guarantee the shares, stock, assets, debentures or securities of this company, or any other corporation, notwithstanding the provisions of section 44 of the said Λ et, or person carrying on a business similar to that which this company is authorized to carry on; and (g) To acquire, hold, buy, lease, exchange, improve, sell and alienate all kinds of real and personal property and rights and patents; and generally to do and exercise and perform all acts and powers necessary or incidental to the due conduct of the business of such company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'DOMINION CANNERS, LIMITED.'

Incorporated, February 11, 1910. - - - Amount of capital stock, \$10,000,000.

Number of shares, 100,000.—Amount of each share, \$100.

Corporate Members:—Garnet Peter Grant, broker; Gordon Walters MacDougall, K.C.; Lawrence Macfar'ane and Charles Alexander Pope, advocates; and Edward James Waterston, student-at-law, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-- City of Toronto, Ont.

Objects of the Company:-(a) To carry on business as a manufacturer of, shipper and dealer in all kinds of cauned goods, condiments, pickles, jams, jellies, preserves, table delicacies, grocers' sundries and supplies and prepared meats or foods; (b) To carry on business as a grower, shipper, exporter, importer and dealer in seeds, farm, garden and dairy produce and all other food products, and in connection with the business of the company to establish stores, agencies, denots and other markets for the sale of the products of the company: (c) To manufacture and deal in cans, boxes, jars, containers, labels and canners' supplies; (d) To carry on the business of warehousemen, including the operation of cold storage warehouses or plants; (e) To purchase or otherwise acquire, hold, lease, or otherwise dispose of all real or personal property, rights or privileges which may be necessary or useful for the carrying on of the business of the company; (f) To purchase or otherwise acquire and undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company or possessed of property suitable and proper for the purposes of the company; (g) To issue paid-up shares, bonds or debentures for the payment either in whole or in part of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company, notwithstanding the provisions of section 44 of the said Act; (h) To purchase, acquire, hold, own the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold, pledge, or otherwise dispose of such shares, bonds or other securities notwithstanding the provisions of section 44 of The Companies Act; (i) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, boats, tugs and barges,

and other vessels, wharves, docks, elevators, warehouses, freight sheds, and other buildings necessary or convenient for the purposes of the company; (j) To construct or acquire by lease, purchase or otherwise and to operate works for the production, sale and disposal of steam, electric, pneumatic, hydraulic and other power or force, and to produce, create, develop, acquire by lease or otherwise, and to control and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power for any uses and purposes to which the same are adapted; provided always that the rights, privileges and powers hereby conferred upon the company in this paragraph in acquiring, using and disposing of electricity, when exercised outside the property of the company, shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf; (k) To apply for and obtain, register, lease, acquire and hold, or to sell, lease and dispose of and grant licenses in respect of or otherwise turn to account any patents of invention, improvements or processes, trademarks, trade names and the like necessary or useful for any of the purposes of the company; (1) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on or to amalgamate with any such company; (m) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation, and to guarantee the performance of contracts by any such persons with whom the conpany may have business relations; (n) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (c) To distribute among the shareholders of the company in kind any property or assets of the company and in particular any shares, debentures or securities of any other company or companies which may have purchased or taken over, either in whole or in part, the property, assets or liabilities of this company: (p) To amalgamate with any other company or companies having objects similar to those herein enumerated; (q) To sell, lease, exchange or otherwise dispose of in whole or in part the property, rights or undertaking of the company for such consideration as may be agreed upon and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (r) To do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth and which may seem to the company capable of being conveniently carried on by the company or calculated, directly or indirectly, to enhance the value of or render profitable any of its properties or rights, The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE HOLLAND VARNISH COMPANY, LIMITED,'

Incorporated, February 11, 1910. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000,-Amount of each share, \$100.

Corporate Members:—Charles Glass Greenshields and Edgar Reginald Parkins, advocates; John Morton Montle and Joseph Oscar Lefebvre Boulanger, students; and Ralph Erskin Allan, sceretary, all of Montreal, Que.

First or Provisional Directors:—Charles Glass Greenshields, Edgar Reginald Parkins and John Morton Montle.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of wholesale and retail merchants and manufacturers of varnish, oils and paints, and for that purpose to buy, sell, deal in, and manufacture all kinds of materials used for painting and varnishing, and in general to carry on the business of a paint and varnish manufacturer in all its branches; (b) To apply for, obtain, purchase, lease or otherwise acquire and hold, own, use, operate, introduce and sell, assign or otherwise dispose of any and all trade-marks, formulae, secret processes, trade names, which may be necessary for the purposes of the company; (c) To manufacture, buy, sell or otherwise deal in 'containers,' tins, boxes, labels or other articles required in connection with the said business; (d) To acquire by purchase, lease, hire, exchange or otherwise, and hold lands, timber limits or rights, and interests therein, and to build upon, develop, cultivate, farm, settle and otherwise improve and utilize the same; and to lease, sell or otherwise deal with, alienate or dispose of the same; (e) To construct or acquire by lease, purchase or otherwise and operate works for the production of steam, electric, pneumatic, hydraulic and other power or force, and to produce, generate, create, develop, acquire by lease, purchase or otherwise, such steam, electric, pneumatic, hydraulic and other power or force as may be necessary for the purposes of the company; (f) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any business which the company is authorized to carry on or any business similar thereto, or possessed of property suitable for the purposes thereof or which the company may be hereby empowered to purchase, lease or otherwise acquire, and to pay for the same in shares, bonds, debentures or securities of the company; (g) To amalgamate with any other company having objects similar to those of this company; (h) To enter into partnership or into any arrangement for sharing of profits or union of interests with any person or company earrying on or engaged in any business or transaction which the company is authorized to carry on or engage in, and to make advances to, guarantee the contracts of or otherwise assist such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold or otherwise deal with the same, notwithstanding the provisions of section 41 of the said Act; (i) To lease, sell, improve, manage, develop, exchange, turn to account or otherwise dispose of or deal with the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any other similar company; (j) To own, lease or hire, and operate tank cars, tank wagons, or other vehicles, for the conveyance of the raw material or the products of the company: (k) To own, lease or hire and operate vessels for the conveyance of the raw material or products of the company; (1) To pay for any property rights or privileges acquired by, or services rendered to the company, by the issue of fully paid-up and non-assessable shares in the capital stock of this company; (m) To take or otherwise acquire and hold shares in any other company having objects similar to those of the company or carrying on any business which is germane to the objects for which the company is incorporated, notwithstanding the provisions of section 44 of the said Act; (n) To do all acts and exercise all powers and carry on all business incidental to the carrying out of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

· METAL-BOUND BOX COMPANY OF CANADA, LIMITED.

(Cancelled, and re-issued May 9, 1910, under name of Dominion Box & Package Company, Limited.)

Incorporated, February 11, 1910. - - - Amount of capital stock, \$700,000.

Number of shares, 7,000.—Amount of each share, \$100.

Corporate Members:—Robert Clark McMichael and Rennie Ogilvie McMurtry, advocates; Walter Robert Lorimer Shanks, student; Francis George Bush, accountant; and Herbert William Jackson, book-keeper, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of merchants, manufacturers, and dealers in all kinds of boxes, crates, packages, baskets, containers and other articles of a similar nature and appurtenances thereto, and to sell and otherwise deal in such manufactured articles and any accessories thereof; (b) To manufacture, buy, sell and deal in furniture, lumber, wood of all kinds and articles made in whole or in part of lumber, timber, wood or any of its products, as well as all the appurtenances thereto, and to sell and otherwise deal in such manufactured articles or any accessories thereof; (c) To acquire by purchase, lease, or other title, and to hold, use, sell, or otherwise dispose of from time to time, and for such consideration as the company may think fit, real and personal property of every kind and description, including mills, plants, machinery, franchises, rights, privileges, contracts, leases, patents, patent rights, trade-marks, or designs, and assets generally deemed necessary for the business of the company; (d) To generate light, heat and power of any kind and to sell or otherwise dispose of any surplus in excess of the requirements of the company; (e) To acquire by purchase, lease or otherwise, and to hold and operate a cartage system in connection with the business of the company; (f) To take or otherwise acouire, hold, use, alienate, or otherwise dispose of shares, bonds and securities of any other company having objects altogether or in part similar to those of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit the company; and to acquire and hold shares, bonds or other securities of any kind, real or personal, for debts, liabilities or obligations to the company, and to release or otherwise dispose of same; (g) to sell, lease or otherwise dispose of the undertaking of the company, or any part thereof, for such consideration as the company may think fit, or to amalgamate with any individual, firm or corporation having objects altogether or in part similar to those of the company, on such terms and conditions as may be deemed advisable; (h) To issue in payment of any property or rights acquired by the company by any title, or for services rendered by way of promotion or otherwise, fully paid-up and non-assessable shares, bonds or other securities of the company; (i) To do. all such other things as are incidental or conducive to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

> Supplementary Letters Patent, issued February 11, 1910, to the 'F. K. WATSON COMPANY' (LIMITED).

Changing the name of the said company to that of

'THE BRITISH HARDWARE AND IMPORTING COMPANY, LIMITED.'

'MICA MINES SYNDICATE, LIMITED.'

Incorporated, February 14, 1910. - - Amount of capital work. \$300,000.

Number of shares, 3,000.—Amount of each share, \$100.

Corporate Members:—George Vipond Cousins, accountant; Charles Albert IIale and Patrick Francis Brown, clerks; Ida Hill McKerracher and Winnifred Evelyn Patch, stenographers; all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company: -(a) To purchase, take on lease or otherwise acquire any mines, mining rights and lands or any option on the same, and particularly any mining rights, mines or lands producing or expected to produce mica, minerals, valuable stones or ore, and to explore, work, exercise, develop and turn to account or to sell, lease or otherwise dispose of the same; (b) To prospect and explore for minerals of every sort and description and particularly for mica, valuable stones and ore, with a view to locating and acquiring mines and mining rights and operating the same; (c) To quarry, smelt, refine, dress, amalgamate and prepare for market ores, metals and mineral substances of all kinds and particularly any form of mica or any formation containing or supposed to contain mica: (d) To purchase, lease or otherwise acquire and to hold, use, sell or otherwise dispose of and to manufacture, work and generally to deal in minerals, plant, buildings, machinery, implements, conveniences, provisions and all other things capable of being used in connection with mining operations or required by workmen and others employed by the company; (e) To construct, carry out, maintain, improve, manage, work, control and superintend any furnaces, forges, engines, mills, crushing works, hydraulic or other works, factories, shops, warehouses, roads, ways, bridges, reservoirs, water courses, aqueducts, wharves and works necessary or convenient for the exploration or development of mines owned or worked by the company; (f) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company for such consideration as the company may think fit and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (g) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions, and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop, or otherwise turn to account the property, rights or information so acquired; (h) To purchase, lease or otherwise acquire, hold, and enjoy all the property, franchises, good-will, rights and privileges held or enjoyed by any person or firm or by any company or companies carrying on, or formed for carrying on, any similar business to that which this company is authorized to carry on, and to undertake the liabilities of any such person, firm or company; (i) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise and to hold, sell or otherwise dispose of shares, stock whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to 29 - 271

as the directors may appoint; (i) To cuter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciproauthorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company. And to lend money and to take or otherwise acquire shares and securities of any such company, and to (b) To distribute in specie or otherwise as may be resolved any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (1) To sell, improve, manage, develop, exchange. perty and rights of the company; (m) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such government or authority, any rights, privileges, and concessions, which the company may think it desirable to obtain, and to carry out, exercise, and comply with company to be registered and recognized in any foreign country and to designate persons therein as attorneys or representatives of this company with full power to represent the company in all matters according to the laws of such foreign country and to accept service for and on behalf of this company of any process or suit; (o) To do all or any of the matters hereby authorized either alone or in conjunction with, or as factors, trustees or agents for any other companies or persons, or by or through any factors, trustees or agents; (p) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'R. J. INGLIS, LIMITED.'

Incorporated, February 14, 1910. - - - Amount of capital stock, \$48,000.

Number of shares, 480.—Amount of each share, \$100.

Corporate Members:—Douglas Sutherland Inglis and Robert James Inglis, merchants; Dame Christina Sutherland Inglis, widow of the late Robert James Inglis; and Albert Holden, book-keeper, all of Westmount, Quc.; and William Fairley Hamilton, book-keeper, of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company—(a) To earry on the business of merchant tailors and of buying, selling, manufacturing and dealing in elothing, wearing apparel, head and foot wear of every description, military equipment of every description and all articles which may conveniently or advantageously be handled in connection with the business; (b) To take over as a going concern the business heretofore

carried on in the city of Montreal and elsewhere under the firm, same and style of 'R. J. Inglis,' merchant tailor, and to give as consideration therefor fully paid-up shares in the capital stock of this company; (c) To acquire by purchase, lease or otherwise, and to hold, own, manage, sell and dispose of real and personal property; (d) To buy, deal in, hold, sell or otherwise dispose of tradenecessary, relating to or useful for the purposes of the company; (e) To amalthe whole or any part of the assets of the company and to accept in payment thereof shares or other securities, notwithstanding the provisions of section 44 of the said Act; (f) To acquire in whole or in part by purchase or in any other manner any business or property of any person or company having objects similar to those for which this company is authorized, and to pay for the same in eash, shares or bonds of the company; (a) To issue and allot as fully paid-up shares or other securities of the company in payment or part payment of any property, real or personal, business, franchise, powers, privileges, leases, contracts, patent rights or other properties or rights which it may lawfully carry on by virtue hereof; (h) To do all acts and exercise all powers for the carrying on of the business for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'FISHER FUEL ECONOMIZER, LIMITED.'

Incorporated, February 15, 1910. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000.—Amount of each share, \$100.

Corporate Members:—Louis Athanase David, advocate; Henry Johnston Elliott, K.C.; John Joseph Robson, accountant; and George Salmon, engineer, all of Montreal, Oue; and Dison Coyle, agent, of Westmount, Oue.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To earry on the business of chemists and manufacturers of and dealers in chemical products and compounds of every description and kind, as also soap and oil merchants; (b) To carry on the business and operations of quarrymen, smelters, refiners, ore reducers, iron founders and masters, quarry owners, and coal mine owners, engineers, prospectors, explorers, general merchants, shippers. mining agents, tinsmiths and box and packing case makers, and managers of any such businesses or operations; (c) To search for, explore, open up, develop, work, purchase, take on lease or otherwise acquire, obtain licenses in respect of, hold, sell, dispose of and turn to account, any gold, silver, copper, lead, tin, coal and other mines, and any auriferous lands, mining rights, claims and licenses, auriferous quartz, precious stones, springs, rivers, streams, water, rights of water. coal, timber, clay and minerals of all kinds; (d) To generate, store, accumulate, and distribute, electricity and electro-motive power or other force for any purpose for which the same may be used, provided, however, that any sale, distribution and transmission of electric power outside the lands of the company be subject to municipal and provincial regulations in that behalf; (e) To purchase, take on lease or otherwise acquire, build, construct, work, alter, repair and deal in any lands, buildings, casements, rights, way-leaves, works, machinery, plant, dynamos, engines, boilers, accumulators, arc, incandescent and other lamps, cables, wires, instruments,

implements and things; (f) To construct, erect, build, make, hire, lease, purchase or acquire any roads, ways, branches, railway switches or sidings, harbours, piers, landing stages, docks, wharves, jetties, warehouses, factories, foundries, dwelling houses, stores, shops, works, railways, tramways, gas and electrical works, bridges, canals, aqueducts, waterworks, reservoirs, ships, boats, barges, vessels, steamers and tugs, and such other erections, works, or conveniences, as the said directors may deem necessary or expedient for any of the purposes of the company; (g) To acquire and take over as a going concern the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which this company is authorized to carry on, or possessed of property suitable for the purposes of this company and with a view thereto to acquire all or any of the shares, bonds, debentures, debts or liabilities of such company, notwithstanding the provisions of section 44 of the said Act; (h) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities, and franchises of the company, to any other person or company, for such consideration as the company may think fit, and in particular, for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (i) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights, or information so acquired; (i) To purchase, lease or otherwise acquire, hold and enjoy all the property, franchise, good-will, rights and privileges held or enjoyed by any person or firm, or by any company or companies carrying on or formed for carrying on any similar business to that which this company is authorized to carry on, and to undertake the liabilities of any such person, firm or company; (k) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint; (1) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company. And to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire, shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (m) To draw, make, accept, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (n) To distribute in specie or otherwise any assets of the company among its members, and particularly the shares, bonds, debentures and other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (o) To enter into any arrangements with any governments, or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority, any rights, privileges and concessions which

the company may think it desirable to obtain, and to earry out, exercise and comply with any arrangements, rights, privileges and concessions; (e) To do all or any of the matters hereby authorized, either alone or in conjunction with others, or as factors, trustees or agents for any other companies or persons or by or through any factors, trustees or agents; (e) To earry on any other business which may seem to the company apalle of being conveniently carried on in connection with the above or any portion thereof, or calculated directly or indirectly to enhance the value of or to render profitable any of the company's property or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE GOODYEAR TIRE AND RUBBER COMPANY OF CANADA, LIMITED.'

Incorporated, February 15, 1910. - - - Amount of capital stock, \$250,000.

Number of shares, 2,500.—Amount of each share, \$100.

Corporate Members:—David Burke Simpson, barrister-at-law; William Frederick Stearns, manufacturer; Norris Wilson, Desmond Clive Betts and John Smith Mooreraft, accountants; Arthur Nelson McMillan, bank manager; and John Howard McMurtry, merchant, all of Bowmanville, Ont.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To make, purchase and sell gutta percha goods and all goods of which rubber or gutta percha are component parts, and the various materials entering into the manufacture of any and all such goods, and to acquire and dispose of rights to make and use any and all such goods and materials and to do and transact all acts, business and things incident to, or relating to, or convenient in carrying out its business as aforesaid; (b) To purchase the stock of any company or companies owning, mining, manufacturing, or producing materials or other property necessary for its business, notwithstanding the provisions of section 44 of the said Act, and exercising with relation thereto all the rights, powers and privileges of individual owners of such shares; (c) To carry on business as manufacturers of automobiles, motor propelled vehicles of all kinds, cycles, bicycles, velocipedes, carriages of all kinds, and heavier or lighter than air flying machines, and all parts and accessories thereto, and of all or any part or parts appertaining to said classes of articles and used in connection with said classes of vehicles, and all things used in the manufacture, maintenance and working thereof; (d) To apply for, obtain, register, purchase, lease or otherwise acquire and to hold, own, use, operate, introduce, and sell, assign, or otherwise dispose of, any and all trade-marks, formulæ, secret processes, trade names and distinctive marks, and all inventions, improvements and processes used in connection with or secured under letters patent or otherwise, of Canada, or of any other country, which can be conveniently used in connection with the business of the company, and to use, exercise, develop, grant licenses in respect of, or otherwise turn to account any and all such trade-marks, patents, licenses, concessions, processes, and the like, or any such property, rights and information so acquired, and with a view to the working and development of the same to carry on any business, whether mining, manufacturing, or otherwise, which the

company may think calculated, directly or indirectly, to effectuate their objects; (cf) To purchase, take or lease, or otherwise acquire, the property, rights, franchise and undertakings of any person or persons, firms or corporations, doing business in connection with the matters or things hereimbefore set out, or any of them; (f) To carry on the business of warchousing in all its several branches, and to transact any business commonly carried on or undertaken by ware-housemen; (g) To issue certificates and warrants, negotiable or otherwise, to persons warchousing with the company, and to make advances or loans upon the security of such goods, or otherwise; (h) To earry on any business which may be removed the security of such goods, or otherwise; (h) To earry on any business which may calculated, directly or indirectly, to enhance the value of, or render profitable, any of the company, a rights or properties; and (i) To sell and dispose of the undertaking of the company, or may part thereof, for such consideration as the company may think fit, and in particular for shares and debentures, or securities, of any other company having objects altogether, or in part, similar to those of this company. The operations of the company to be carried on throughout the Domition of Camada and elsewhere.

J. REMOND, CANADA, LIMITED.

Incorporated, February 15, 1910. - - - Amount of capital stock, \$50,000.

Number of shares, 500.—Amount of each share, \$100.

t mparatt Members:—George Dawson, merchant; Gordon Walters MacDougall, K.C.; Lawrence Macfarlane and Charles Alexander Pope, advocates; and Edward James Waterston, student-at-law, all of Montreal, Que.

First or Provisional Directors:—The said corporate members

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To manufacture, buy, sell and deal in all kinds of dry goods, silks, lineas, trimmings, and other goods, wares and merchandise in all states and conditions of manufacture, and to make the same available by all processes for the use and benefit of the company; (b) To purchase or otherwise acquire, hold, lease, or otherwise dispose of all read or personal property, rights or privileges which may be necessary or useful for the carrying on of the business of the company; (c) To purchase or otherwise acquire and undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company, and to pay for the same by the issue of paid-up shares, bonds or other securities of the company; (d) To purchase, acquire, hold, and own the capital stock, bonds or other securities of any other company carrying on or engaged in any business which this company is empowered to carry on or cugage in, and to bequire, hold, pledge, or otherwise dispose of such shares, bonds or other securities untwithstanding the provisions of section 44 of 'The Companies Act'; (e) To enter little any arrangement for sharing of profits, union of interests, ce-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in carry on or to nandamante with any such

company; (f) To raise and assist in raising money for and to aid by way of bouns, loan, promise, endorsement, guarantee of bonds, debentures or other securities or othervise any other company or corporation, and to guarantee the performance of contracts with any such persons with whom the company may have business relations; (g) To invest the unoneys of the company not immediately required in such manner as may from time to time be determined; (h) To sell, lease, exchange or otherwise dispose of in whole or in part the property, rights or undertaking of the company for such consideration as may be agreed upon and in particular for shares, debentures or securities of any other company having objects altogether or in part sin the to these of the company; (i) To do all such other acts and things as are incidental or conducies to the attainment of the above objects, or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth and which may seem to the company capable of being conveniently carried on by the company or calculated, directly or indirectly to enhance the value of or render profitable any of its properties or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

· THE MONTREAL ELECTRIC COMPANY, LIMITED.'

Incorporated, February 15, 1910. - - - Amount of capital stock, \$40,000.

Number of shares, 400.—Amount of each share, \$100.

Corporate Members:—William Barelay Shaw, electrical engineer; Edward James Gunn, electrician; Frederick Alfred Newbury, book-keeper; Louisa Summerhayés Pooley, wife of Thomas Pooley; and Henry Tueker, advocate, all of Montreal, Que.

First or Provisional Directors:—William Barclay Shaw, Edward James Gunn and Frederick Alfred Newbury.

Chief place of Business :- City of Montreal, Que.

Objects of the Company.—(a) To buy, sell, manufacture and deal in electrical machinery and supplies of all kinds, including dynamos, motors and electrical fixings; (b) To perform indoor and outdoor electrical constructions and to install indoor and outdoor wiring of all kinds and all other undertakings akin thereto; (c) To make models, to manufacture and repair surgical, electro-medical, telegraph, telephone and similar instruments; (d) To install electric light and power plants of all kinds; (e) To purchase any business of a like nature to that which the company is authorized to carry on and to analgamate with any other firm doing such business; (f) To engage in any commercial enterprise directly or indirectly connected with the production and distribution of electricity or the sale or lease thereof and any other operations advantageous to the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

OLDS GAS POWER COMPANY LIMITED:

Incorporated, February 15, 1910. - - - Amount of capital stock, \$5,000.

Number of shares, 200,-Amount of each share, \$25,

- Corporate Members:—Schuyler Fiske Seager, of Lansing, Mich., U.S.A., manufacturer; Robert Wilkinson Hart, of Boston, Mass, U.S.A., manager; Everett Augustus Fox, of Sherbrooke, Que., agent; Herbert Henry Brown, of Hatley, Que., farmer; and Michael Felix Hackett, of Stanstead, Que., advocate.
- First or Provisional Directors:—Schuyler Fiske Scager, Robert Wilkinson Hart,
 Everett Augustus Fox and Michael Felix Hackett.
- Chief place of Business:-City of Sherbrooke, Que.
- Objects of the Company:—To manufacture, sell, and repair internal combustion engines and automobiles and to establish and operate a general machine shop and foundry. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE SHARP CONSTRUCTION COMPANY, LIMITED.'

Incorporated, February 15, 1910. - - - Amount of capital stock, \$50,000.

Number of shares, 500 .- Amount of each share, \$100.

- Corporate Members:—Wilfred Richard Leroux, elerk; Cecil Gordon MacKinnon and John Thomas Hackett, advocates; Thomas Barnard Gould, solicitor; and Thomas Joseph Coonan, secretary, all of Montreal, Que.
- First or Provisional Directors:—John Thomas Hackett, Thomas Barnard Gould and Thomas Joseph Coonan.
- Chief place of Business:-City of Montreal, Que,
- Objects of the Company:-(a) To do a general real estate business on commission or otherwise; (b) To acquire by purchase, lease or exchange, lands, houses, mining lands and ores, timber limits, saw-mills, stores, residences, hotels, factories, warehouses, theatres and generally all kinds of real property, and to dispose of same by sale, lease, exchange, or otherwise, and for the acquisition of such property, to pay either in cash or shares of the capital stock of this company, bonds or otherwise; (c) To build and erect all kinds of constructions, residences, hotels, boarding houses, factories, warehouses, saw-mills, and to trade, deal and carry on business in same; (d) To acquire by purchase, lease or exchange, granite, stone and any kind of quarries, brick-yards and manufactures, sell or exchange building and sidewalk stones, granite, cement and bricks of all kinds and description, and to trade and deal in same, and to receive or give in payment of same either cash, money or shares in the capital stock, bonds and debentures; (e) To build, purchase, sell, lease vessels of all description, to purchase and sell any kind of lumber, steel, iron, machinery, and other goods entering into the construction and repairing of vessels, houses and buildings of any kind, and to give or receive in payment, either cash or shares in the capital stock, bonds and debentures of this company; (f) To build, erect and acquire by purchase or otherwise, sheds, wharves, piers, canneries and other constructions, for any of the above purposes; (g) To divide, subdivide, improve and develop lands for purpose of sale or otherwise. Subject to all Dominion, provincial and municipal laws and regulations in that behalf; (h) To undertake and direct on commis-

sion or otherwise the management of properties, movable or immovable; (i) To acquire the good-will, rights, property and assets of all kinds and to undertake the whole or any part of the liabilities of any person, firm or corporation doing a business similar to that which this company is hereby authorized to carry on in cash, stock, bonds or other securities of this corporation or otherwise; (f) To hold or acquire, sell, assign, transfer, pledge or dispose of shares of the capital stock, bonds, debentures or other evidences of indebtedness created by other corporations doing a similar business, and to exercise all the rights and privileges of ownership, notwithstanding the provisions of section 44 of the said Act; (k) To sell or otherwise dispose of the rights and property of this company, as a going concern or otherwise, and to receive in payment of same, either cash or shares in the capital stock, bonds and debentures, created by other corporations with all the rights and privileges of ownership. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'LA TRAVERSE DE LEVIS, LIMITEE.' 'LEVIS FERRY, LIMITED.'

Incorporated, February 16, 1910. - - - Amount of capital stock, \$500,000.
Number of shares. 5.000.—Amount of each share. \$100.

Corporate Members:—Georges Demers, broker; Joseph Gosselin, contractor; Joseph Ferdinand Demers, physician; and Alphonse Bernier, advocate, all of Lévis, Que; and Germain Siméon Marceau, merchant, of Quebec, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Lévis, Que.

Objects of the Company:-(a) To carry on inland navigation on the River St. Lawrence and its tributaries; (b) To acquire, own, construct, hire and alienate vessels and steamboats for the conveyance of passengers and freight of all kinds; (c) To carry on coasting trade, towing and wreckage; (d) To construct, lease, use and acquire pontoons, graving docks, wharves, sheds and warehouses; (e) To act as warehousemen, to own, lease and operate stores and restaurants on the company's premises, and generally to do everything connected with the business of inland navigation, and in particular to execute and carry out a contract passed, signed and granted by the city of Quebec to one of the applicants, Mr. Alphonse Bernier, on the 27th day of September, 1909, for the exclusive privilege of ferrying passengers and freight between the city of Quebec and the town of Lévis. from the 1st May, 1910, to the 30th April, 1925; (f) To acquire and hold shares in similar companies, notwithstanding the provisions of section 44 of the said Act; (g) To acquire, lease, occupy and operate real and personal properties required for such purposes, as also for any similar business, and to pay therefor in cash, shares of the company, or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE SHAWINIGAN KNITTING COMPANY, LIMITED.'

Incorporated, February 16, 1910. - - - Amount of capital stock, \$49,000.

Number of shares, 490.—Amount of each share, \$100.

Corporate Memilijki — Alexander Campbell Calder, manager; Edgar Reginald Parkins, advocate; Errol Langueloc, advocate; Oscar Gagnon, student; and John Morton Montle, student, all of Montreal, Que.

First or Provisional Directors:—Alexander Campbell Calder, Edgar Reginald Parkins and Errol Languedoe.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To construct, purchase, sell, lease and operate cotton and woollen manufactories of any and every description; (b) To develop, purchase, lease and operate water-power, including the construction of dams, head and tail races and flumes in the neighbourhood of such manufactories and construct all necessary locks, piers or other works necessary in connection sell, purchase and operate steam and electric plant for the purpose of generating heat, light and power, and for the establishment of water works, factories, mills, workshops and warehouses, and other buildings required in connection with the company's business; (d) To acquire and dispose of raw cotton, wool, and cotton waste of every description, manufacture cotton, woollens, shoddy and waste, yarns and fabrics of every description, and bleach and dye the raw products, yarn or manufactured goods; (e) To manufacture and supply steam or electricity for the purpose of light, heat, or motive power, and any other purpose for which the same may be used, so far as is necessary for the purposes of the company; (f) To construct wharves, docks, offices and all necessary buildings, and to construct, purchase and hire steam and other vessels for the purpose of transporting the products of the mills and works of the company; (g) To issue fully paid shares of the capital stock of the company in payment of and for all or any of and other property of any person, company or municipal corporation which it may lawfully acquire by virtue hereof, and allot and hand over such shares to any such person, company or corporation; (h) To purchase or otherwise acquire, and to hold, own and possess stocks, shares and bonds in or issued by companies or corporations carrying on a business or exploiting an industry of a similar nature, notwithstanding the provisions of section 44 of the said Act. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

A D. J. OWOLLLING COMPANY LIMITED

Amount of eapital stock, \$200,000,

Number of shares, 2,000.—Amount of each share, \$100.

Uniculeul: Members:—Bernard William Palin Coghlin and Gerald Richard Coghlin, worch sats; Norman James Dawes, brewer; William John White and Arthur Wildow: Period Buchanan, advocates, all of Montreal, Que.

First or Provisi and Directors:—Bernard William Palin Cogblin, Gerald Richard Cogblin and Norman James Dawes.

Chief place of Business - City of Montreal, Que.

Objects of the Company: (a) To carry on the business of manufacturers of and dealers in iron, steel and other metals, railway and street railway supplies of all kinds, and of wholesale hardware, metal and general merchants; (b) To carry on a general agency business for the above purposes; (c) To purchase or otherwise acquire any patents or patent rights and to utilize, sell, or grant licenses thereunder; (d) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes thereof or which the company may be hereby empowered to purchase, lease or otherwise acquire, and to pay for the same in shares, bonds, debentures or securities of the company; (e) To amalgamate with any other company having objects to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures of or other securities, or otherwise, any corporation in the capital stock of which the company holds shares or with which it may have business relations; to act as employee, agent or manager of any such corporation, and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations; (g) To enter into partnership or into any arrangement for sharing of profits or union of interests with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or germane thereto, and to make advances to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold or otherwise deal with the same; (h) To lease, sell, improve, manage, develop, exchange, turn to account, or otherwise dispose of or deal with the property and assets of the company or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company; (i) To take, acquire and hold as a consideration for ores. metals, minerals and other materials, products or property sold or otherwise disposed of or for goods supplied or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company having objects similar to those of the company notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise dispose of the same; (j) To distribute any of the property of the company among members in specie; (k) To do all acts and exercise all powers and carry on all business incidental to the carrying out of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'BAWO & DOTTER, LIMITED.'

Incorporated, February 17, 1910. - - Amount of capital stock, \$1,000,000.

Number of shares, 10,000.-Amount of each share, \$100.

Corporate Members:—Ewart Reginald Lynch, solicitor; Annie David Warden, steno-grapher; Edith McLellan and Lillian Murray Heal, accountants; Stuart Wilmot Gooderham, Horace Yeomans and Charles Albert Hendry, broker's clerks, all of Toronto, Ont.

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To purchase or otherwise acquire, hold, own, sell, assign and transfer, or otherwise dispose of, invest, trade and deal in and with crockery and earthenware, glassware and chinaware, and to sell or otherwise dispose thereof, and to carry on the business, occupation and employment of manufacturers of and dealers in crockery, earthenware, glassware, chinaware, bric-à-brac, and objects of art, and of glass cutters and decorators of china, glass and earthenware, and in and with all articles connected with the manufacture thereof and the sale and disposition thereof; (b) To acquire by lease, license, purchase or otherwise, trade-marks, trade names, labels and designs, and hydraulic, electric or other power, and to utilize the same and dispose of any surplus power; Provided, however, that any sale, transmission or distribution of hydraulic, electric or other power beyond the limits of the lands of the company, shall be subject to local and municipal regulations in that behalf; (c) To construct, acquire, operate, hire, lease, sell or otherwise hold and dispose of real estate and personal property, manufactories, sheds, stores and warehouses, for the manufacture and for the reception and storage of goods and merchandise with the requisite plant, machinery and appliances; (d) To construct or acquire by lease, purchase or otherwise, and to operate and maintain undertakings, plant, machinery, works and appliances for the purpose of any of the purposes aforesaid; (e) To hold, purchase or otherwise acquire, and to sell, assign, transfer, or otherwise dispose of shares in the capital stock, bonds or other evidences of indebtedness created by any corporation or corporations having objects similar or in part similar to the objects of this corporation, and while the holder thereof, to exercise all the rights and privileges of ownership, including the right to vote thereon, notwithstanding the provisions of section 44 of the said Act; (f) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with its business and calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (g) To acquire or undertake the whole or any part of the business, property or liabilities of any person or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company, and to issue paid-up or partially paid-up shares of the capital stock of this company in consideration or part consideration therefor, or for any property or rights acquired by this company; (h) To apply for, purchase or otherwise acquire any patents, licenses, concessions and the like conferring any exclusive or non-exclusive, or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (i) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted, so as directly or indirectly to benefit the company; and to lend money to guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold, re-issue, with

or without guarantee or otherwise deal with the same; (j) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such authority any rights, privileges or concessions which the company may think it desirable to obtain, and to carry out, exercise, and comply with any such arrangements, rights, privileges and concessions; (k) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its prodecessors in business) or the dependents or connections of such persons, and to grant pensions and allowances and to make payments towards insurance and to subscribe or guarantee money for charitable or benevolent objects, or for any exhibition or for any public, general or useful benefit; (1) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company: (m) To construct, improve, maintain, work, manage, carry out or control any roads, ways, tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, water-courses, wharves, manufactories, warehouses, electric works, shops, stores, buildings and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (n) To lend money to customers and others having dealings with the company, and to guarantee the performance of contracts to any such persons; (o) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments: (p) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (q) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (r) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (s) To acquire and take over as a going concern the business now being carried on under the corporate name of Bawo & Dotter, as manufacturers and dealers in and with china, glassware, pottery, and the like. now being carried on by said corporation in the United States of America, Austria and France, and in other foreign countries; and as the consideration of guarantees in connection therewith, or for the purchase thereof, to issue paid-up stock in the company; (t) To do all or any of the above things as principals. agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (u) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'STANDARD FISHING AND TRADING COMPANY, LIMITED.'

Incorporated, February 17, 1910. - - - Amount of capital stock, \$50,000.

Number of shares, 500 .-- Amount of each share, \$100.

Corporol. Membosi.—Traill Oman Lyall, contractor; Frederick William Hibbard, K.C.; John Ogilvy, merchant; Robert Bennett Hutcheson, notary public; and Malcolm Lewis Fraser, accountant, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Quebec, Que.

good and valid title, fishing rights, grounds and privileges and to use and dispose of the same by any good and valid title; (b) To carry on the business of fishing by any lawful means and for the purpose to own and operate all kinds of apparatus and appliances permitted by law for the catching, cleaning, curing, storage and sale of fish and fishing products of every kind; (c) To own and operate, drying the purposes of supplying fish and fish products in any form or condition whatever: (d) To use, own and operate, boats, barges, tugs and the like for the purposes of supplying, catching, curing, storage and transport of fish and fish products of every kind and description and to operate the same by steam electricity or kinds of goods, wares and merchandise, and to own, lease and operate, shops, stores, warehouses and the like for the purpose; (f) To manufacture and deal in all kinds of fish products of every description whatever, and in connection therewith to own and operate cold storage, houses, plants and appliances of any kind; (g) To do all things that may be necessary or beneficial for the full, free and complete exercise of any or all of the powers hereinabove conferred; (h) To acquire by purchase or otherwise in exchange for the bonds or stock of the company, the bonds, debentures or capital stock of any other company incorporated and organized for like or similar purposes for which incorporation is sought and to sell or otherwise dispose of the same, notwithstanding the provisions of section 44 of the said Act; (i) To dispose of the rights and property of the company by lease, sale or exchange, for any good and valuable consideration whatever. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'COMMERCIAL SECURITIES CORPORATION, LIMITED.

Incorporated, February 18, 1910. - - - Amount of capital stock, \$200,000.

Number of shares, 2,000.—Amount of each share, \$100.

Corporate Members:—William Ebenezer Muir, agent, of Westmount, Que.; Robert Clark McMichael, advocate; Rennie Ogilvie McMurtry, advocate; Francis George Bush, accountant; and Hebert William Jackson, book-keeper, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:--City of Montreal, Que.

Objects of the Compann:—(a) To carry on business as a general financial agent, broker, stock broker, promoter, and generally to do an agency, promotion and brokerage business; in all its branches; (b) To subscribe for, underwrite, pur-

chase or otherwise acquire, offer for public subscription, sell, assign, or otherwise deal in stocks, bonds, debentures, shares, and other securities of any government, municipal, or school corporation, or of any chartered bank, or of any industrial, commercial or mining corporation, or of any other duly incorporated company; to buy, take, lease, sell, exchange, assign, transfer and otherwise deal in, and dispose of property, movable and immovable, and assets generally, either absolutely as owner, or by way of collateral security, or otherwise-the whole notwithstanding the provisions of section 44 of 'The Companies Act': (c) To act as agents and brokers for the iuvestment, loan, payment, transmission and collection of money. for the purchase, sale, improvement, development and management of any property, business or undertaking, and the management, direction, re-organization or control of syndicates, partnerships, associations, companies, or corporations; to finance, administer and promot, or to assist in financing, administering and promoting firms, partnerships and corporations; (d) To act as agents for the purpose of registering, issuing and countersigning the transfers and certificates of stock, bouds, debentures, or other obligations of any association, corporation, municipal or otherwise and to receive and manage any sinking fund connected therewith, on such terms and conditions as may be agreed upon, and to guarantee the payment of any debentures, debenture stock, bonds, obligations, or other securities, and of the int rest th reon: (e) To accept and hold the office and perform all the duties of trustee, receiver, assignee, trustee for the benefit of creditors, liquidator, executor, administrator, curator to insolvent estates, and generally to administer, manage, close and wind up the business of estates, persons, partnerships, associations or corporate bodies; to act as agents or attorneys for the transaction of any business, management of estates, sale of property, investment and collection of moneys, rents, interest, dividends, mortgages, bonds, bills, note« and other securities; (f) To accept, fulfil and execute any trust committed to the company by any person, firm or corporation, or by any court of justice, on such terms and conditions as may be agreed upon, or as the court may approve, and to take, hold, receive, sell and conv. y, and otherwise deal with all estates and property, real and personal, which may be granted, conveyed, and committed to the company with its assent of such trust or trusts; (g) To enter into any arrangements for sharing of profits, union of interests, co-operation, joint adventure, reciprocal conce-sion or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any company, and to sell, hold, re-issue with or without guarantee or to otherwise deal in the same; (h) To investigate, examine, audit and report on the books, standing, prospects, business, affairs and condition of any person, firm or corporation, and to investigate, examine and report on the title to and the value of properties real or personal, private or public; to investigate, report on, and to guarantee the title to any real estate, lands, or teuements, or chattels, or the legality of any issue of bonds or debentures, or other security of any person, firm or corporation, or the circumstances of any business concern or undertaking, and generally on any assets, property or rights; (i) To raise and assist in raising money for, and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities, or otherwise of any other company or corporation, and to guarantee the performance of contracts by any such company or corporation, or by any other person or persons with whom the company may have business relations; (i) To apply for, purchase, and acquire by assignment, transfer or otherwise, and to exercise, carry out, and engage in, statute, ordinance, order, license, power, authority, franchise, concessions, right or privilege which any government or authorities, supreme, municipal or local, or

any corporation or other public body may be empowered to enact, make or grant, and to appropriate any of the company's stock, bonds and assets to pay and defray the necessary costs, charges and expenses thereof; (k) To purchase or otherwise acquire patents, devices, inventions, licenses, concessions and the like, conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention: (1) To purchase, take on lease, or in exchange, hire and otherwise acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which this company is authorized to carry on, or possessed of property suitable for the purposes of this company; (m) To construct, maintain and operate, or to lease buildings and structures suitable for the reception and storage of personal property of every kind and nature, and to aet as agents, consignees and bailees thereof, and to take all kinds of personal property for deposit and safe-keeping, on such terms as may be agreed upon; (n) To amalgamate with any other company or companies having objects altogether or in part similar to those herein enumerated and to take shares therein; (o) To issue and allot as fully paid-up shares of the company hereby incorporated in payment or part payment of any business franchise, undertaking, property, rights, powers, privileges, contracts, real estate, stock, bonds or debentures, or other property or rights which it may lawfully acquire by virtue of the powers hereby granted; to issue shares as fully paid-up shares of the company in payment of any property, movable or immovable, rights or things acquired by or for the company and for services rendered to the company; and to distribute any property of the company in kind among the members of the company; (p) To sell, lease, or otherwise dispose of the property and undertaking of the company, or any part thereof, for such consideration as the company may think fit, and in particular for shares, debentures, bonds or securities of any other company; to lend money to customers and others having dealings with the company, and to guarantee the performance of contracts by any person, firm or corporation; (a) To do all acts necessary for the undertaking, carrying on, or completion of any of the business which the company is authorized to engage in or to carry on, and for all services, duties and trusts to charge, collect and receive all proper remuneration, legal, usual and customary costs, charges and expenses; (r) To do all aets and exercise all powers as are incidental to or conducive to the attainment of the above objects or any one or more of them; (s) To do all or any of the above things as principals, agents or attorneys; (t) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE DOMINION SAFE & VAULT COMPANY, LIMITED.'

Incorporated, February 18, 1910. - - - Amount of capital stock, \$525,000.

Number of shares, 5,250.—Amount of each share, \$100.

Corporate Members:—Henry Jones Fuller, William McMaster and Arthur William Wheatley, manufacturers; Thornton Davidson, broker; and Charles William Colby, professor, all of Montreal, Que.

First or Provisional Directors:—William McMaster, Thornton Davidson and Arthur William Wheatley.

Chief place of Business:-City of Montreal, Que.

Objects of the Company: -(a) To manufacture, buy, sell and deal in all kinds of safes, vaults, deposit boxes, filing cabinets, metallic furniture, and all kinds of furnishings, fittings, embellishments, equipments and findings for houses, storehouses, warehouses, manufactories, offices, banks and commercial or industrial institutions of any kind, and to manufacture, buy, sell and deal in all materials in any way pertaining to the foregoing business or incidental thereto or necessary therefor; (b) To acquire by purchase, lease or otherwise, all property, movable or immovable, that may be deemed necessary for the proper carrying on of the company's business, and to apply for, acquire by purchase, lease or otherwise, in whole or in part, any patents of invention, patent rights, grants, licenses, secret processes, leases, concessions, trade-marks, industrial designs and other rights and privileges which may seem calculated to be for the bencht of the company, and to hold, own and operate the same, and to sell, use, exercise, develop or grant licenses in respect thereof or otherwise turn the same to account, and to erect upon such property any buildings, factories and works that may be deemed advantageous for the purposes of the company; (c) To subscribe for, buy, acquire, hold, sell and dispose of shares, debentures, bonds and securities of other companies authorized to carry on business similar to that which this company is empowered to carry on, notwithstanding the provisions of section 44 of the said Act; (d) To enter into any agreement for the sharing of profits, union of interests, co-operation, joint adventure, amalgamatiou, consolidation or reciprocal concession, with any company, firm, person or partnership carrying on business of a like nature; (e) To acquire by purchase, lease or otherwise any business of a similar nature and to acquire any interest or control in any business of a similar nature to that which this company is authorized to carry on, and to pay for the same in whole or in part, in cash, bonds or paid-up shares of this company; (f) To sell, lease or otherwise dispose of any of the property of the company or any part or parts thereof for such consideration as the company may deem proper and think fit, including shares, debentures or other securities of any other company having objects similar to those of the company hereby incorporated, notwithstanding the provisions of section 44 of the said Act; (g) To issue and allot as fully paid-up stock of the company hereby incorporated in payment or part payment for any business, franchise, undertaking, property, rights, powers, privileges, leases, licenses, contracts, stock, bonds or debentures or other property or rights which it may lawfully acquire by virtue of the powers hereby granted; (h) To guarantee the performance of contracts of, and to aid by endorsement, loan, or otherwise, any company, firm, person or persons with whom the company may have business relations; (i) To remunerate any person or company for services rendered or to be rendered in placing or essisting to place or guaranteeing the placing of any shares in the company's capital or any debentures or other securities of the company or in or about the formation or promotion of the company or the conduct of its business, whether as agents or otherwise. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'FOOTLIGHTS, LIMITED.'

Incorporated, February 18, 1910. - - - Amount of capital stock, \$49,000.

Number of shares, 1,960.—Amount of each share, \$25.

- Corporate Members:—Charles Albert Duclos, K.C., of Westmount, Que; William Langley Bond, John Joseph Meagher and James Edouard Coulin, advocates; and Ralph Burnett, student-at-law, all of Montreal, Que.
- First or Provisional Directors:—William Langley Bond, John Joseph Meagher and James Edouard Coulin.
- Chief place of Business:-City of Montreal, Que.
- Objects of the Company:-(a) To carry on a general advertising business in all its branches; (b) To carry on the business of printers, lithographers, stationers, engravers, book-binders, designers, dealers in paper and all fancy articles, booksellers, publishers, advertising agents, buyers and sellers of newspapers and publications of all kinds, and dealers in any other articles or things of a character similar or analogous to the foregoing or any of them, or connected therewith; (c) To buy, sell and deal in tickets for theatres and all other places of amusement or entertainment; (d) To acquire, print, publish, conduct and circulate generally to carry on the Lusiness of newspaper proprietors and general publishers; (e) To build, own, construct, erect, purchase, rent, lease, hire or otherwise acquire or provide any buillings, offices, workshops, theatres, playhouses, music halls, plant and machinery or other things necessary or useful for the purpose of carrying out the objects of the company; (f) To purchase, own, produce and present and to license others to produce and present, theatrical plays and operas and to acquire and hold, sell, assign and transfer, copyrighted and uncopyrighted plays and operas; (q) To give public or private performances of any kind; (h) To purchase or otherwise acquire, own and hold shares, bonds or other securities of any corporation, firm or individual carrying on any business similar to company notwithstanding the provisions of section 44 of the said Act, or to amalgamate with any company having like objects in whole or in part of the present company; (i) To acquire from any person, firm or company any rights, powers, interests, leases, options, good-will or other concessions, benefits, or grants relative to the foregoing business and to pay for the same either in whole or in part by the issue of paid-up stock of the company; (j) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any one or more of the purposes or the attainment of any one or more of the objects herein enumerated, or incidental to the powers herein named, or which shall at any time appear conducive or expedient for the protection or benefit of the corporation, either as holders of or interested in any property or otherwise; (k) To carry on the aforesaid businesses as principals, agents or others and either alone or with others. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'NATIONAL GLASS, LIMITED.'

Incorporated, February 21, 1910. - - - Amount of capital stock, \$45,000.

Number of shares, 450.—Amount of each share, \$100.

Corporate Members:—Joseph Omer Dubois, merehant; and William Lefebvre, manager, both of St. Chrysostome; Edouard Charles Frappier, accountant; Louis Amable Cadieux, merehant; and Albert Villemaire, commercial traveller, all of Montreal, Que; and Joseph Cadieux, merchant, of Oka, Oue.

First or Provisional Directors:—Joseph Omer Dubois, Edouard Charles Frappier and Louis Amable Cadieux.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To manufacture, import, buy, sell, lease, exchange for all other products, all kinis of glass, looking-glass, glassware, paints, varnishes, dyes and all other similar articles; (b) To acquire by purchase or in exchange the shares, and bonds of all other similar corporations, and to act as agent or manager for all similar business, notwithstanding the provisions of section 44 of the said Act; (c) To transact any business with any company having similar rights, to assume the whole or any part of the contracts and obligations of any other similar company; (d) To acquire and to hold the shares and bonds of any other company, notwithstanding the provisions of section 44 of the said Act, (c) To accept in payment of all debts or bonds paid-up shares of other companies, to pay for services readered, debts, salaries, in paid-up shares of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued February 22, 1910, to

'THE C. H. LEPAGE COMPANY, LIMITED.'

Increasing the capital stock of the said company from \$45,000 to the sum of \$145,000, being an addition of 2.000 shares of \$50 each to the present capital stock.

'BRINTON CARPET COMPANY, LIMITED.'

Incorporated, February 23, 1910. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000 .- Amount of each share. \$100.

Corporate Members:—Albert Joseph Brown, K.C.; Rennie Ogilvie McMurtry, advocate; Francis George Bush, book-keeper; George Robert Drennan, stenographer; and Herbert William Jackson, clerk, all of Montreal, Que.

First or Provisional Directors:- The said corporate members,

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To manufacture, buy, sell and deal in carpets, rugs, mats and other articles of a similar character; (b) To purchase and take over the business and assets generally including the good-will of the business now being carried on by The Brinton Carpet Company of Canada, Limited, with hend office at Kidderminister, England, and to issue in payment therefor shares of this company for such amount as may be agreed upon. The said shares when so issued to be fully paid-up and nor-assessable; (c) To manufacture and deal in all materials, goods, wares, merchandise and property necessary and incidental to the objects for which the company is incorporated, and for that purpose to acquire by purchase, lease or otherwise, factories, stores and property necessary therefor, and to operate and maintain any and all factories, stores and ware-

houses necessary or expedient for such purpose or purposes; (d) To issue paidup shares of the company in payment or part payment for any property, rights or easements which may be acquired by or for any services rendered to or work done for the company, or in or towards the payment or satisfaction of debts or liabilities owing by the company; (e) To amalgamate with or enter into any arrangements for sharing profits, union of interests, joint adventure, reciprocal concession or otherwise with any person, firm, or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to advance money to, guarantce the contracts of, or otherwise assist, any such person, firm, or company and to take or otherwise acquire shares and securities of any such company, and to sell or hold the same; (f) To purchase, acquire, own and hold shares of any other company carrying on business with objects similar in whole or in part to those of this company, notwithstanding the provisions of section 41 of the said Act; (g) To do such other things as may be necessary for the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'EASTERN CANADA STEEL AND IRON WORKS, LIMITED.'

Incorporated, February 23, 1910. - - Amount of capital stock, \$200,000

Number of shares, 2,000.—Amount of each share, \$100.

Corporate Members:—Charles Donohue and Ernest Duverger, merchants, both of Montreal, Que.; Louis Harry Gaudry, Joseph Timothy Donohue and Gustave Simard, merchants, all of Quebec, Que.

First or Provisional Directors:—Charles Donohue, Louis Harry Gaudry and Ernest Duverger.

Chief place of Business:-City of Quebec, Que.

Objects of the Company:-(a) To manufacture, buy, sell, deal in, repair, convert, alter and lease plants, engines, machinery, tools, implements, metals, boilers, rolling stock and hardware, and to manufacture and fabricate steel and iron; (b) To carry on business as builders, quarrymen and brickmakers and millmen, and to generate electricity for the light, heat and motive power purposes of the company; (c) To manufacture, purchase or otherwise acquire, to hold, own, pledge, sell, assign and transfer, or otherwise dispose of, trade, deal in and deal with goods, wares and merchandise and property necessary for the business of the company; (d) To apply for, purchase, lease or otherwise acquire, and to own, operate, introduce and sell, assign or otherwise dispose of and grant licenses in respect of or otherwise turn to account any and all trade-marks, trade names and distinctive marks and all inventions, improvements and processes used in connection with or secured under letters patent of the Dominion of Canada or elsewhere, or otherwise; (e) To construct, acquire, charter, own, navigate, lease and sell steam or sailing vessels or other kinds of craft, lighters, floats, steam pumps, engines, diving apparatus, cranes, plant, machinery, and appurtenances, in so far as the same may be n cessary for the purposes of the company; (f) To provide board and lodging, clothing and provisions and all supplies generally to all those engaged in or

about any works, or to contract for the providing of the same; (q) To acquire, hold, own, buy, sell, guarantee and dispose of shares in the capital stock, the bonds or other securities of any other company having objects similar to those of this company; notwithstanding the provisions of section 44 of the said Act; (h) To use the funds of the company for the acquirement of said shares, stock, bonds, or other securities, notwithstanding the provisions of section 44 of the said Act, and to vote the same in the name of this company; (i) To acquire and undertake the good-will, property, rights, franchises and assets of every kind and the liabilities of any person, firm, association or corporation, incorporated for the purposes for which this incorporation is formed, and to pay for the same in cash, stock, or bonds of this company or otherwise; (j) To share profits with any person or company engaged in or about to carry on any business which this company is authorized to engage in or carry on; (k) To do all and everything necessary, suitable or proper for the accomplishment of any of the purposes or attainment of any of the objects herein enumerated; (1) To acquire, own, lease, occupy, use or develop any lands containing coal or iron, manganese, stone or other ores, or oil, and any wood lands, or other lands for any purpose of the company; (m) To mine or otherwise to extract or remove coal, ores, stone and other minerals and timber from any lands owned, acquired, leased or occupied by the company, or from any other lands; (n) To acquire all necessary lands and buildings for the purposes of the company, and to construct all necessary buildings for the nurposes thereof. The operations of the company to be carried on throughout the Dominion of Canada and clsewhere.

'GEORGE D. ROSS & COMPANY, LIMITED.'

Incorporated, February 23, 1910. - - Amount of capital stock, \$100,000.

Number of shares, 1,000 .- Amount of each share, \$100.

Corporate Members: - George Douglas Ross, merchant; Robert McNaughton Finlay, esquire; Robert Weir Lewthwaite, cashier; Thomas Brown and George Bryce Ross, salesmen, all of Montreal, Que.; and Ernest John Charles Norrie, salesman, of Toronto. Ont.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Cibjects of the Company.—(a) To acquire and carry on the business presently carried on by George D. Ross & Co., at the city of Montreal as dry goods, commission merchants and manufacturers' agents; (b) To manufacture, purchase or otherwise acquire, hold, own, sell, assign and transfer, invest, trade and deal in goods, wares and merchandise of every kind and description in any way appertaining to the business of general dry goods commission merchants, or which may be conveniently dealt in or manufactured in connection therewith; (c) To act as agents for others manufacturing or dealing in any goods, wares and merchandise which the company manufacture or deal in; (d) To purchase or otherwise acquire the good-will, undertaking, rights, property and assets and to assume the whole or any part of the liabilities of any person, firm, company or association carrying on any business with objects similar to those of this company or which it has power to carry on or undertake, and to carry on, conduct and liquidate any such business so a

quired and to make and carry into effect any contracts or agreements with any person firm or company as aforesaid with respect to amalgamation, joint working, co-operation, division of profits, or otherwise, and to accept by way of consideration for any such contracts or arrangements any shares, debentures or securities of any similar company; (e) To purchase or otherwise acquire provisional or other designs, copyrights, schemes, ideas which may appear likely to be advantageous or useful to the company, and to test, develop, prolong, renew, vend, grant exclusive or other licenses in respect of or otherwise to deal with all or any of the same; (f) Notwithstanding the provisions of section 44 of the said Act, to invest and deal required for the purposes of the company from time to time as the company is by law authorized to do, and to make cash advances to, guarantee contracts or engagements of, become surety for and financially assist any person, firm, company or corporation carrying on business similar to that which this company is hereby authorized to carry on; (g) To pay for any services rendered to or property or rights acquired by the company in such manner as may seem expedient to the issue of shares, either fully or partially paid-up or other securities of the company; (h) To sell, transfer or dispose of the whole or any part of the business or undertaking of the company to any similar company or to any person, firm or corporation carrying on a similar business, and to accept as consideration for any such sale, transfer or disposal, any shares, debentures, bonds or securities of any similar company: (i) To distribute among the members of the company any shares, debentures, security or property belonging to the company; (j) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to enhance the value of the company's property or rights. The operations of the company to be carried on throughout the Dominion of Canada and elscwhere.

'CANADA SHIPPING COMPANY, LIMITED,'

Incorporated, February 24, 1910. - - - Amount of capital stock, \$20,000.

Number of shares, 200.-Amount of each share, \$100.

Corporate Members:—Henry Munderloh and Charles Byrd. merchants; William Thomas Sanderson Burns, elerk; Charles Rinfret, cashier; and Robert Bell, book-keeper, all of Montreal, Oue

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To carry on a general shipping, forwarding and warehousing business; (b) To purchase, lease, hold, charter, hire, sell, control and operate passenger, freight and other steamboats, boats and barges, and to buy and hold shares therein for the purpose of running and operating the same; to conduct salvage operations, and to lease, purchase and operate wharves, doels, warehouses and piers; (c) To act as agents for any company, corporation or firm carrying on any business which this company is authorized to engage in or carry on, or similar thereto; (d) To buy, sell and deal in all kinds of merchandise as may be necessary or convenient in connection with the company?

business; (e) To acquire, own, hold, sell or otherwise dispose of shares in the capital stock, bonds or other securities of any other company having objects similar to those of this company, notwithstanding the provisions of section 44 of the said Act; to use the funds of the company for the acquisition of same, and to vote such stocks and bonds in the name of the company; (f) To promote and assist, financially by guarantee, advances of money or otherwise, the enterprises or undertakings of any individual, firm, association or corporation with which this company may have business relations; (g) To share profits, unite or co-operate with any person, firm, association or corporation engaged in or about to carry on any business which this company is authorized to engage in or carry on; (h) To lease, sell or otherwise dispose of the business, property and undertakings of the company, or any part thereof, and for such consideration as the company may deem fit, and in particular for shares, bonds and debentures or securities of any other company having objects similar to those of this company, and to divide among the shareholders any stock, bonds or securities so received; (i) To do all and everything necessary, suitable or convenient for the accomplishment of the purposes or the attainment of any of the objects hereinabove enumerated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'J. W. KILGOUR & BRO., LIMITED.'

Incorporated, February 25, 1910. - - - Amount of capital stock, \$300,000.

Number of shares, 3,000.—Amount of each share, \$100.

Corporale Members:—John Wilson Kulgour and James Wilson, manufacturers; Ralph Wilson Kilgour and Euclide Théoret, accountants; and John Orr Wilson, foreman, all of Beauharnois, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-Town of Beauharnois, Que.

Objects of the Company:-(a) To carry on the business, as principals as well as agents or factors for others, of manufacturers of and dealers in furniture, unholstery, rattan goods, house furnishing, springs and mattresses, beds, carpets, glass and mirrors, glue, varnishes, and other like articles, and in all machinery and apparatus for the manufacture thereof, and to manufacture, sell and deal in all goods, wares, merchandise and material which can advantageouly be manufactured, sold and dealt in in conjunction with said business; (b) To carry on the business of lumberers, timber merchants and manufacturers of timber and lumber in all its branches, pulp wood and all other business incidental thereto or connected therewith, including the manufacture of all products of the forest or lumber industry; (c) To acquire by purchase, lease or otherwise, and to own, utilize and operate timber limits, timber lands and timber berths and rights in such timber limits, lands and berths, licenses or rights to cut timber, lumber yards, mills and factory sites, water lots, docks, wharves, piers, dams, slides, aqueducts, viaducts, steamboats and other vessels, saw mills, pulp mills, water and steam powers, hydraulic powers, plants, improvements on lakes, rivers, and creeks and other waterways for lumbering and transporting logs and timber, and all other rights and interests of every kind appertaining to any of the above enumerated property so

acquired, and in so far only as may be necessary for the development and purposes of the company; (d) To build, establish, purchase, lease or otherwise acquire, own, maintain and operate warehouses, factories, stores, shops, and other establishments, plants and machinery necessary for the company's business and to acquire by purchase, lease, exchange or otherwise, and to hold, use and occupy any buildings and real estates which the company may think necessary or convenient for the purposes of its operations; (e) To apply for, obtain, register, purchase and lease, and to acquire and to hold, use, own, operate and to sell, lease, assign or dispose of any trade-marks, trade names, patents of invention and improvements thereto, relating to the business of the company or incidental thereto; (f) To develop and operate any water-power or water-powers and to generate, produce and accumulate electric and electro-motive forces, or other similar agency for the production of light, heat and power, for the purposes of the company with power to sell or otherwise dispose of any excess not required by the company and to supply the same for light, heat or power purposes to any person or corporation on such terms as may be agreed upon, provided that the foregoing powers, when exercised outsile the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf; (g) To purchase or otherwise acquire from any company or person and to operate any business connected with or similar to the purposes for which tois incorporation is sought, and any lands, buildings, properties, plant, stock, contract and liabilities appertaining to the same and to pay for any such business and properties in cash or in fully paid-up and non-assessable shares or bonds, debentures or other securities of the company; (h) To purchase and take over as a going concern the business now carried on at Montreal and Beauharnois by John Wilson Kilgour and James Wilson under the name of J. W. Kilgour & Bro., as manufacturers and dealers in furniture, including real estate, stock in trade, book debts, contracts, franchises, good-will and all property whatsoever of the said firm, and to pay for the same in cash, bonds or paid-up stock of this company; (i) To purchase, acquire, hold, sell and dispose of shares in any other company and to pay therefor in fully paid-up shares of this company if desired, notwithstanding the provisions of section 44 of the said Act; (j) To acquire by purchase, lease, concession, license, exchange or other legal title any and all rights, properties or things necessary or useful in the oninion of the company, and to alienate, cede, transfer and lease and otherwise dispose of and deal with the same; (k) To sell or otherwise dispose of its business or undertakings or any part thereof for such consideration as the company may deem advisable, and in particular for shares, debentures or securities of any company having objects similar or partly similar to those of this company, and to amalgamate with any other such company; (1) To take, acquire and hold securities of any and every kind, real and personal, for debts and liabilities and obligations to the company incurred or to be incurred in respect to the purposes and objects of the company and to discharge or dispose of the same; (m) To pay for any property, rights or things required by the company or for services rendered to the company, in fully paid-up shares of the capital stock of the company; (n) To do and perform all such acts, matters and things as are necessary to the attainment of the above objects or the carrying out of the purposes of the company as aforesaid. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

THE MINES SECURITIES LIMITED?

Incorporated, February 25, 1910. - - Amount of capital stock, \$10,000.

Number of shares, 100.—Amount of each share, \$100.

Corporate Members:—Charles Albert Duclos, K.C., of Westmount, Que.; William Langley Bon!, John Joseph Meagher and James Edouard Coulin, advocates; and Ralph Burn tt, law student, all of Montreal, Que.

First or Provisional Directors:—Charles Albert Duclos, William Langley Bond and
John Joseph Meagher.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To conduct a general brokerage business, and especially in connection with mines and mining properties, timber limits and mining, industrial and other companies; (b) To acquire, lease, possess and alienate mines, mining lands, mining rights, pre-emption rights, timber limits, or any interest therein and all accessories thereto; (c) To prospect for, open, explore, develop, work, improve, maintain, and manage gold, silver, copper, coal, iron and other mines, mineral and other deposits and properties and to dig for, raise, crush, wash, smelt, assay, analyse, reduce and amalgamate and otherwise treat ores, metals and minerals, whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same, or any part thereof, or any interest therein: (d) To organize mining, industrial and other companies and act as fiscal and transfer agents and registrars for companies; (e) To purchase, sell, invest and trade in all kinds of stocks, bonds, debentures and other securities, notwithstanding the provisions of section 44 of the said Act; (f) To acquire the property, rights, good-will and all other assets and privileges of any person or company earrying on any business or industry, similar in whole or in part to that of this company, and to pay for the same and services and benefits of whatsoever nature rendered to the company, in shares of the company paid up in whole or in part; (g) To hold, purchase, or otherwise acquire, to sell, assign, transfer or otherwise dispose of shares of the capital stock, bonds, debentures, or other evidence of indebtedness created by any other companies having objects similar in whole or in part to those of this company and while the holder thereof, to exercise all the rights and privileges of ownership, including the right to vote thereon, notwithstanding the provisions of section 44 of the said Act; (h) To do all and everything necessary, suitable, convenient or proper for the accomplishment of any one or more of the purposes or the attainment of any one or more of the objects herein enumerated or incidental to the powers herein named, or which shall at any time appear conducive or expedient for the protection or benefit of the corporation, either as holders of or interested in any property or otherwise; (i) To carry on the aforesaid businesses and undertakings either as principals or agents or on commission. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent. issued February 25, 1910, to the

'PARKER FOUNDRY COMPANY,' (LIMITED),

Increasing the capital stock of the said company from \$25,000 to the sum of \$100,000, being an addition of 750 shares of \$100 each to the present capital stock. Also extending the undertaking of the said company so as to embrace and include the following additional powers, that is to say:—(a) To carry on business as manufacturers, founders and dealers in all kinds of goods, wares, merchandise and in the metals

generally and products of the same, and of the mines and forests, including wooden articles of all kinds and supplies connected therewith that may be advantageously dealt in, or used in connection with the company's business or products: (b) To acquire, own, operate and manufacture such motive power for heating, lighting or energy as may be deemed advisable or necessary in connection with the business of the company, and to sell any surplus power not required for the purposes of the company, subject to provincial and municipal laws and regulations and to manufacture, acquire and use machinery and motive power for lighting, heating and motive purposes or otherwise, as may be deemed advisable or necessary in connection with the business of the company; (c) of Canada or of any foreign country relating to the business of the company or articles that may be manufactured, dealt in or turned to account by the company; (d) To apply for, hold, sell, assign, lease or otherwise acquire and dispose of all patent rights, licenses, inventions, trade-marks, trade names, trade processes and pending applications therefor, relating to or useful in connection with the business of the company and of its products; (c) To acquire by purchase, lease or otherwise property, real or personal, and the good-will, franchises, rights, privileges, contracts and assets of any and every kind, useful or incidental to the business of the company, upon such terms and conditions as may be deemed advisable from any individual, firm or corporation, and to pay for the same in eash, or part cash, and paid-up shares, bonds or other securities of the company, or otherwise as may be agreed upon, and to sell or otherwise dispose of or otherwise deal with the whole or any portion of the same; (f) To acquire, hold and own shares in any other corporation doing business of a like nature notwithstanding the provisions of section 44 of the said Act, and to pay for the same either in cash or part cash, or to issue fully paid-up shares or other securities of the company in payment or part payment therefor, or otherwise as may be arranged, and to sell or otherwise deal with the same; (g) To carry on any other similar business whether manufacturing, selling, warehousing, storing or otherwise, which may be deemed useful, necessary or advantageous to carry on in connection with the business of the company; (h) To enter into arrangements for sharing profits, union of interests, co-operation, amalgamation, joint adventure, reciprocal concession or otherwise with any person, firm or corporation in any business transactions similar to those carried on by the company; (i) To sell, lease or otherwise dispose of in whole or in part the property, assets and undertakings of the company for such considerations as may be agreed upon, and in particular for shares, debentures or securities of any company or corporation purchasing the same, and to distribute among the shareholders of this company in kind, the property or cash of the company, or of which this company may have the power of disposing; (i) To act as agent for any individual, firm or corporation carrying on any business similar to the business of this company or germane to its undertaking; (k) To erect and construct works and buildings of every description, together with such machinery as may be deemed necessary in connection with the purposes of the company, and to lease the whole or any portion thereof, and to dispose of the whole or any part thereof, on such terms and conditions as may be deemed proper; (1) To do all such other things as may be necessary to or useful in the attainment of the

'THE ONTARIO & WESTERN CO-OPERATIVE FRUIT COMPANY, LIMITED.'

(Re-incorporation).

Incorporated, February 28, 1910. - - - Amount of capital stock, \$75,000.

Number of shares, 15,000.—Amount of each share, \$5.

Corporate Members:—Mary Moylan, Isabel Sudaby, Robert Gowans, Henry Chambers,
Albert John Wise and Robert Muserave Coates, solicitor's clerk; John Francis
Lash and Samuel Goodman Crowell, barristers-at-law; William Bain, bookk eper; James Steller Lovell, accountant; Norman Wood Lyle and Robert Kay
Gordon, student-set-law, all of Toronto, Out.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of St. Catharines, Out.

Objects of the Company:-(a) To purchase, sell and deal in fruits, vegetables, grains, meats, fish, fowl and game, and to manufacture, purchase or sell and deal in all kinds of canned, preserved, pickled and cured fruits, vegetables, grains, meats, fish, fowl and game and extracts, syrups, jams, marmalades, essences, sauces, relishes, jellies, aerated or evaporated fruits, eider and eider vinegar, and for the more economical carrying out of the said undertaking, to buy and sell all kinds of fruits, vegetables and meats; (b) To carry on the business of wholesale and retail merchants in all kinds of goods, wares and merchandise and especially in fruits, vegetables, grains, meats, fish, fowl and game; also the business of general warehousemen in all its branches, and generally deal in all produce, provisions, fruits, materials and goods of every description; (c) To carry on the business of a general cold storage and refrigerator company in all its branches, including the supply by the company to others of refrigerated brine for cold storage purposes; (d) To manufacture, buy, sell, trade, deal in and with all implements, appliances, boxes and utensils used, necessary or convenient for use in connection with the business of the company: (e) To issue certificates, receipts and warrants negotiable or otherwise to persons warehousing goods with the company; (f) To manufacture, raise, purchase, sell and otherwise deal in eggs, butter, cheese, and all other farm, field, orchard, garden and dairy products; (g) To establish and maintain wholesale and retail shops, and generally to carry on any business undertaking which may seem to the company capable of being carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (h) To buy, build, construct, improve and maintain: (1) Canning factories and warehouses; (2) Platforms and sheds along the line of any railway or electric railway company, and (3) Docks, wharves and sheds; (i) To acquire by purchase, license or otherwise and to convey, sell or assign patent rights and trade-marks relating to the business of the company and to pay and receive royalties thereon and to use, exercise, develop and grant licenses in respect thereof; (i) To promote and assist financially by guarantee, advances or otherwise the enterprises and undertakings of other corporations with which or persons with whom the company shall have business relations; (k) To acquire and hold as security for any indebtedness to the company any real estate, lands, tenements and mortgages or hypothecs thereon and to sell, assign and convey the same; (1) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, debentures and

other negotiable or transferable instruments; (m) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same, notwithstanding the provisions of section 44 of the said Act; (n) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and concessions; (c) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think necessary or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade; (p) Notwithstanding section 44 of the said Act to take or otherwise acquire and hold shares in any other company having objects similar to those of the company or carrying on any business capable of being conducted so as to benefit this company, and to promote and subscribe for shares of stock in any company or companies which may be incorporated inter alia for the purpose of acquiring all or any of the property and liabilities of this company or for any purpose which may be calculated to benefit this company; (q) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and to receive, acquire, hold, enjoy and dispose of shares, bonds, debentures, mortgages or other securities as part of such consideration; (r) To distribute any of the property of the company in specie among the shareholders; (s) To lend money to customers and others having dealings with the company, and to guarantee the performance of contracts by any such persons; (t) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals and by granting prizes, rewards and donations; (u) To do all such other things as are incidental or conducive to the attainment of all or any of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CANADIAN AMUSEMENT COMPANY, LIMITED.'

Incorporated, March 1, 1910. - - - Amount of capital stock, \$50,000.

Number of shares, 500 .- Amount of each share. \$100.

Corporate Members:—William Bell, trader; Demetre Zarafonites and George Ganetakos, confectioners; James Seath Smith, architect; and David Allan Murray, eashier, all of Montreal. Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To own, operate, exhibit and show to the public for gain, moving pictures, talking motion pictures, illustrated songs and song slides, phonographs, pianes, automatic boxes for photographic views, and other artistic exhibitions, entertainments or amusements of a like nature; (b) To produce, own, purchase and present, and to engage or license others to produce and present theatrical plays, operas, circus performances, vaudeville, novelties and all other forms of entertainment or amusement usually performed in theatres and other similar places of entertainment or amusement; (c) To manufacture, purchase, or otherwise acquire, exchange, utilize, repair, sell, lease and dispose of machinery, apparatus, inventions and all kinds of articles or things that may be found useful or beneficial for the carrying on of the company's business; (d) To carry on the business of a refreshment room and caterers for places of entertainment and to own, lease and operate restaurants, buy and sell cigars and tobacco in every form, and to deal in all kinds of music, magazines, novels and other goods of like nature; (e) To apply for, obtain, register, purchase and lease, and to acquire and to hold, use, own, operate and to sell, lease, assign or dispose of any trade-marks, trade names, patents of invention and improvements thereto relating to the objects of the company or incidental thereto; (f) To build, erect, construct, alter, repair, manage and occupy buildings for the business of the company and to sell, lease or otherwise dispose of the same; (g) To set as agents for any person or company carrying on the same business as that of the company or manufacturing, operating and dealing in all kinds of supplies required in or connected with the business of the company; (h) To generate electricity for the purposes of the company; (i) To purchase or acquire any business similar to the business of the company and to pay for the same in cash or in paid-up shares of the company; (i) To purchase, acquire, hold, sell and dispose of shares in any other company and to pay therefor in fully paid-up shares of this company, notwithstanding the provisions of section 44 of 'The Companies Act; (k) To pay for property, rights or things required by the company or for services rendered to the company, in fully paid-up shares of the capital stock of the company; (1) To sell, lease or otherwise dispose of its business or any part thereof for such consideration as the company may deem fit, and in particular for shares, debentures or securities of any other company having objects similar or partly similar to those of this company, and to amalgamate with any other such company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'MARITIME FISH CORPORATION, LIMITED.'

Incorporated, March 1, 1910. - - - Amount of capital stock, \$1,000,000.

Number of shares, 10,000 .- Amount of each share, \$100.

Corporate Members:—Joseph Greetham de Lorimier and Eugène Honoré Godin, advocates; George William Dow and William Bernard Converse, bankers; Alfred Herbert Brittain, merchant; and Albert Emmanuel de Lorimier, K.C., all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To carry on a general fishing business, including, among other things, catching, curing, drying, smoking, preserving, canning, packing, importing, exporting, buying, selling, and otherwise dealing with and in fish, lobsters and fish products of all descriptions; (b) To carry on the business of dealing in goods, wares and merchandise and as importers and exporters of fish, oysters and lobsters, and fishing materials, either by wholesale and retail, or otherwise; (c) To cut, manufacture, buy, sell, and distribute ice wholesale and retail. To catch, buy, store, sell and distribute bait and fish of every description, whether fresh, salt or frozen; to creet such plant, buildings, warehouses and machinery as may be necessary to preserve or cure fish or for the purpose of changing fish or its products into any form in which such fish may be sold; to manufacture fertilizers from fish; to manufacture cons, barrels, packages, or other receptacles for the preservation of goods, products or receptacles for containing food products and to acquire, own and operate lobster factories, machine shops, stock, tools and equipment, good-will and other property or any to pay or expend moneys by way of bonus or otherwise to fishermen or scientists who devise means to exterminate dog-fish; to manufacture fertilizers and glue from fish and to refine oils obtained from fish; (e) To acquire, own, lease, hire, build, construct, charter, overate, sell and let steamships, sailing and other vessels, smacks, boats, trawlers, nets, traps, wharves, warchouses, canneries and other property; and to earry on the business of common carriers by land and by sea and of warehousemen and wharfingers, and in connection therewith to charge and collect freights, tolls and fees; (f) To buy, sell and salve wrecked vessels of every sort, their materials, appurtenances and cargo, and to own and employ wrecking steamers, lighters and pumps, with other wrecking appliances; (g) To purchase, lease, company is authorized to earry on: (h) To purchase acquire, construct, erect, carry out, maintain, improve, own, manage, work, control, or operate lumber, pulp and other mills and factories, roads, ways, bridges, reservoirs, water-courses, aqueduets, piers, wharves, docks, machinery, appliances, dams, locks, gates, raceways, slides, and conveniences which may be directly or indirectly conducive to any of the import, export and deal in timber and wood of all kinds, and to manufacture and deal in lumber, pulpwood, pulp paper, wood and wooden materials and all other articles of any kind in the manufacture of which timber or wood is used; (j) To manufacture and produce electrical power for any purpose and to sell and deal in the same, and to acquire the necessary rights for conveying the same by means of pole or other lines of wire, or by any other mode along public highways, and to build and construct all necessary works therefor; provided, however, that any sale, distribution or transmission beyond the lands of the company shall be subject to local and municipal regulations in that behalf (k) To search for, quarry, dig, work, win and prepare for sale by any process, and to earry, sell, dispose of and deal in gypsum, salt, lime, limestone, calcined and wall plasters, plaster of paris, and other plasters, cement, artificial stone, coal, coke, iron, steel, stone, copper and copper ores, manganese, nitrates, gold and other minerals, elay and mineral substances; (1) To farm any lands held by the company, and for that purpose to buy, sell and deal in farming stock or produce, and to erect, purchase or otherwise acquire any building, machinery or other apinstitution, society, or association which may be for the benefit of the company or its employees, and to give pensions, gratuities, or charitable aid to any person

or persons who may serve the company or any company, firm or person whose business the company has wholly or in part acquired, or to the wives or other relatives of such persons; (n) To carry on any other business which may seem to the company either capable of being conveniently carried on in connection with the above, or calculated by the company to enhance the value of or render more profitable any of the company's property or rights; (0) To apply for, purchase or by other means acquire and protect, prolong and renew any patents, patent rights, brevets d'iuvention, licenses, protections, concessions and the like conferring any exclusive or non-exclusive right to use, or any secret or other information as to any invention which to the company may appear likely to be or capable of being advantageous or useful to the company; and to use and turn to account, and to manufacture under or grant licenses or privileges in respect of the same, and to expend money in experimenting upon and testing, and in improving or seeking to improve any patents, inventions, rights or information which the company may acquire or purpose to acquire: (p) To acquire and undertake the whole or any part of the business, property, good-will and assets of any person, firm or company carrying on or proposing to carry on any of the businesses which this company is authorized to carry on or possessing property suitable for the purposes of this company and as part of the consideration for such acquisition, to undertake all or any of the liabilities of such person, firm or company, or to acquire any interest in, to amalgamate with or to enter into any arrangement for sharing profits, or for co-operation, or for mutual assistance with any such person, firm or company, and to give or accept, by way of consideration for any of the acts or things aforesaid or property acquired, any shares, bonds, debentures or securities that may be agreed upon, and to hold and retain, or sell and deal with any shares, bonds, debentures, or securities so received, notwithstanding the provisions of section 44 of the said Act: (q) To improve, manage, cultivate, develop, exchange, let on hire, lease or otherwise sell, dispose of, turn to account, grant rights and privileges in respect of or otherwise deal with all or any part of the property and rights of the company; (r) To lend and advance money or give credit to contractors with and customers of the company, and others having dealings with the company, and to give guarantees or become surety for any such persons; (s) To draw, make, accept. cudorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, and other negotiable or transferable instruments; (t) To apply for, promote and obtain any Act of the Dominion of Canada or of any province thereof, or any Act or ordinance of the Imperial or any colonial or foreign parliament or legislature, or any provincial order, order in council, or license of the Board of Trade, or other authority for enabling the company to carry any of its objects into effect or for any other purpose which may seem expedient and to oppose any proceedings or applications which may seem calculated directly or indirectly to prejudice the company's interests: (u) To enter into any arrangements with any governments or authorities, supreme, provincial, civic, municipal, local or otherwise, or any corporations, companies, or persons that to this company may seem conducive to this company's objects or any of them, and to obtain from any such government, authority, corporation, company or person any contracts, decrees, rights, privileges and concessions which this company may think it desirable to obtain, and to carry out, exercise and comply with any contracts, decrees, rights, privileges and concessions; (v) To subscribe for, take, purchase or otherwise acquire and hold shares or other interest in or securities of any other company having objects altogether or in part similar to those of this company, or carrying on any business which to this company may seem capable of being conducted so as to directly or indirectly benefit this company, notwithstanding the provisions of section 44 of the said Act; (w) To remunerate any person, firm or company rendering services to this company, either in respect to its organization or incorpora-29-29

tion, or otherwise howsoever, whether by cash payments or by the allotment to him or them of shares or securities of this company credited as paid-up full or in part or otherwise; (x) To pay all or any costs, charges or expenses preliminary or incidental to or incurred in connection with the promotion, organization, formation, establishment, registration and incorporation of the company; (y) To promote any other company for the purpose of acquiring all or any of the property and undertaking any of the liabilities of this company, or of undertaking any business or operations which to this company may appear likely to assist or benefit this company, or likely to enhance the value of any property or business of this company, and to place or guarantee the placing of, underwrite, subscribe for, or otherwise acquire all or any part of the shares or securities of any such company as aforesaid; (z) To sell or otherwise dispose of the whole or any part of the undertaking of the company, either together or in portion, for such consideration as the company may think fit, and in particular for shares, bonds, debentures or securities of any company purchasing the same; (aa) To procure the company to be registered or recognized in Great Britain or in any British colony or dependency, and in any foreign country or place; (bb) To do all such other things as by the company may be deemed incidental or conducive to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

Supplementary Letters Patent, issued March 1, 1910, to

'THE RANDOLPH MACDONALD COMPANY,' (LIMITED).

Increasing the captial stock of the said company from \$100,000 to the sum of \$250,-000, being an addition of 1,500 shares of \$100 each to the present capital stock.

'THE NATIONAL BAG AND PAPER COMPANY, LIMITED.'

Incorporated, March 2, 1910. - - - Amount of capital stock, \$200,000.

Number of shares, 2.000.—Amount of each share, \$100.

Corporate Members:—William Anderson, accountant; John Frederick Booth, lumberman; William Henry Dwyer, merchant; and Henry Kelly Egan, esquire, all of Ottawa, Ont.; and James William Hennessy, lumberman, of Fort Coulonge, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Ottawa, Ont.

Objects of the Company.—(a) To manufacture, produce, purchase, deal in and sell mechanical and ground wood pulp, gulphite, pulp, paper, paper bags, card-board, paper materials and any and all ingredients or products or compounds thereof, and all articles and substances made from any of the aforesaid articles and to utilize, render merchantable and otherwise turn to account any other substances, products or by-products thereof whether waste or otherwise and generally to carry on the business of manufacturing, producing, purchasing, dealing in and

selling wood pulp and paper and the products and by-products thereof in all its branches; (b) To purchase, acquire, lease, hold and dispose of timber, timber lands and timber limits and to carry on the business of lumbering in all its branches, and to manufacture, buy, sell and otherwise deal in lumber or the products thereof, or in manufactured articles in which such products are utilized in whole or in part: (c) To construct, acquire, operate, maintain and manage mills and factories for all or any of the purposes aforesaid; (d) To acquire by purchase, lease or otherwise any real or personal estate or buildings which may be necessary or convenient for the purposes or business of the company and the same or any part thereof to sell, lease or otherwise dispose of at pleasure; (e) To acquire by purchase, lease, concession, license, exchange or other legal title, options, powers, privileges, water and other rights, patent rights, letters patent of invention, trade-marks, copyrights, processes and mechanical or other contrivances relating to or which may be deemed useful to the company's business, and either absolutely or conditionally and either solely or jointly with others and as principals, agents, contractors or otherwise and to lease, place under license, sell, dispose of and otherwise deal with the same or any part thereof or of any interest therein; (f) To manufacture, purchase, or otherwise acquire, hold, own, sell, assign and transfer, invest, trade, deal in and deal with goods, wares, merchandise, and personal property of every description; (g) To develop, acquire by lease, purchase or otherwise, steam, electric, pneumatic, hydraulic or other power or force, and to use, sell, lease or otherwise dispose of the same for the purposes of light, heat or power. Provided that the foregoing power when exercised outside the property of the company, shall be subject to all provincial and municipal laws and regulations in that behalf; (h) To construct, acquire, charter, operate, hire, lease, sell or otherwise dispose of all kinds of steam, electric and sailing vessels, boats, barges, submarines and other vessels and bottoms, docks, elevators, warehouses, freight sheds and other buildings; (i) To promote or assist in promoting and to become a shareholder in any subsidiary or allied company which carries on or has for its object the operation of any business similar or cognate to that carried on by this company notwithstanding the provisions of section 44 of the said Act, and to enter into any agreement or arrangement of partnership, sharing profits, union of interests, amalgamation, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm or company carrying on or engaged in or about to carry on or engage in any business or transaction capable of being conducted so as to benefit this company and to take or otherwise acquire shares and securities of any such company and to hold, sell, re-issue with or without guarantee, or otherwise deal with the same, and while the holder of any such shares to exercise all the rights of a holder thereof, including the right to vote thereon; (j) To aid by guarantee, endorsement, advances or otherwise any company, shares of whose capital stock have been acquired and are held by this company; (k) To issue in payment for any real or personal property, license or privileges which may be purchased, taken, leased, or otherwise acquired by the company, or for services rendered to the company, bonds or debentures, or shares of the capital stock of the company whether subscribed for or not as fully paid-up and non-assessable; (1) To acquire, hold and own, sell, pledge or otherwise alienate and dispose of shares, debentures or bonds, or other securities, or guarantees of any other company carrying on a business similar to that which this company is hereby authorized to carry on notwithstanding the provisions of section 44 of the said Act, and to pay for the same, wholly or partly, in cash or in paid-up and non-assessable shares, bonds or debentures, or other securities or guarantees of the company; (m) To sell, pledge, exchange, transfer or otherwise dispose of the property, good-will, undertaking and other assets, real and personal, of the company, for such considera-29 - 291

tions, and upon such terms and conditions as the company shall see fit, and to accept eash, shares, debentures, stock or securities of any other company having objects similar to those of this company in payment or part payment therefore, in To promote or assist any company or companise having objects similar to those of this company for the purpose of acquiring all or any of the property, rights, and hisblities of such company or companies; (c) To support or to aid in the establishment or support of associations, institutions or conveniences calculated to benefit employees or ex-employees of the company or its predecessors in business, or the dependants or connections of such persons, and to grant pensions and allowances, and to make payments towards insurance, and to subscribe or guarantee money for charitable or hencevolent objects; (p) To do all things useful, necessary, lawful, suitable, or proper to accomplish the objects of the company; (Q) To earry on its own business and any business germane to the main objects of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'QUEBEC, NEW BRUNSWICK PULP, LUMBER AND LANDS COMPANY, LIMITED.'

Incorporated, March 2, 1910. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—Francis Toupin, contractor; and Reverend Philip Joseph Braly, priest, both of Montreal, Que.; Wilfrid Edouard Lefebrre, and Charles Leaby, merchants, both of St. Antoine Abbé, Que.; and Reverend Robert Edward Brady, priest, of Saint Laurent de Hamilton, Ont.

First or Provisional Directors:—Francis Toupin, Wilfrid Edouard Lefebvre and Charles Leahy.

Chief place of Business:-Saint Antoine Abbé, Que.

Objects of the Company.—(a) To huy, lease, sell and trade in lands and timber and manufacture the same in any manner whatsoever; (b) To construct dwellinghouses and dependencies, to earry on all farming, industrial and commercial operations relating to the above mentioned objects; (c) To buy and sell all kinds of goods and products which are included in the business of general merchants for the purposes of the company, its employees and others. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'R. J. TOOKE, LIMITED.'

Incorporated, March 2, 1910. - - - Amount of capital stock, \$300,000.

Number of shares, 3,000.—Amount of each share, \$100.

Corporate Members:—Richard James Tooke, George Ramsay Tooke, Leslie Baldwin Tooke and Herbert Tooke, manufacturers; and Arthur William Patrick Buchanan, K.C., all of Montreal, Que.

First or Provisional Directors:—Richard James Tooke, George Ramsay Tooke and Leslie Baldwin Tooke.

Chief place of Business:-City of Montreal, Que.

Objects of the Company: -(a) To manufacture and deal in all kinds of haberdashery, gentlemen's furnishings and outfittings; (b) To purchase or otherwise acquire any patents or patent rights and to utilize, sell or grant licenses thereunder; (c) To purchase or otherwise acquire and undertake all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes thereof or which the company may be hereby empowered to purchase, lease, or otherwise acquire, and to pay for the same in shares, bonds, debentures or securities of the company; (d) To amalgamate with any other company having objects similar to those of this company; (e) To raise and assist in raising money and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures of or other securities, or otherwise, any corporation in the capital stock of which the company holds shares or with which it may have business relations, to act as employee, agent or manager of any such corporation or to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations; (f) To enter into partnership or into any arrangement for sharing of profits, or union of interest with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or germane thereto, and to make advances, to guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold or otherwise deal with the same; (g) To lease, sell, improve, manage, develop, exchange, turn to account, or otherwise dispose of or deal with the property and assets of the company or any part thereof, for such consideration as the company may deem fit, including shares, debentures or securities of any company: (h) To distribute any of the property of the company among members in specie; (i) To do all acts and exercise all powers and carry on all business incidental to the carrying out of the objects for which the company is incorporated. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'REDFERNS, LIMITED.'

Incorporated. March 2, 1910. - - - Amount of capital stock, \$50,000.
Number of shares, 500.—Amount of each share, \$100.

Corporate Members:—Robert James Redfern, commercial traveller; Hugh Allison Innes, book-keper; Charles Paisley Coxall and James Stevens, assistant bookkeepers; and Leola Bell Graham, stenographer, all of Toronto, Ont.

First or Provisional Directors:—Robert James Redfern, Hugh Allison Innes, Charles Paisley Coxall, James Stevens and Leola Bell Graham.

Chief place of Business :- City of Toronto, Ont.

Objects of the Company:—(1) To manufacture, buy, sell, import, export and deal in clothing; (2) To acquire by purchase, lease, hire, exchange or otherwise and hold

real or personal property, rights or privileges which may be necessary or useful for the carrying on of the business of the company; (3) To apply for and maintain, register, lease, acquire and hold, or to sell, lease and dispose of and grant licenses in respect of or otherwise turn to account any patents of invention, improvements or processes, trade-marks, trade names and the like, necessary or useful for any of the purposes of the company; (4) To lease, sell, improve, manufacture, develop, exchange, turn to account or otherwise dispose of any or all of the properties and assets of the company for such consideration as the company may deem fit, including shares, debentures or securities of any other company; (5) To purchase all or any part, including the good-will of the business or undertaking, or the property or assets, privileges, contracts, rights, obligations and liabilities of any company, person or persons carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessing any property suitable for the purposes thereof, and to pay for the same wholly or in part in bonds, debentures or fully paid and non-assessable stock of the company, and to sell, lease or otherwise dispose of the same or any part thereof; (6) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on or to amalgamate with any such company; (7) To take or otherwise acquire shares, bonds, debentures and other securities of any company having objects altogether or in part similar to those herein enumerated, notwithstanding the provisions of section 44 of the said Act, and to sell, hold, re-issue with or without guarantee, or otherwise deal in the same; (8) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation, and to guarantee the performance of contracts by any such company or corporation, or by any other person or persons with whom the company may have business relations; (9) To invest the moneys of the company not immediately required in such manner as may from time to time be determned, including the purchase or redemption of its own bonds or debentures; (10) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures or securities in any other companies belonging to the company or which the company may have power to dispose of; (11) To carry on any other business, whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (12) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (13) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (14) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company: (15) To do all or any of the above things, as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (16) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph; (17) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'DOMINION CEMENT COMPANY, LIMITED.'

Incorporated, March 3, 1910. - - Amount of capital stock, \$5,000,000.

Number of shares, 50,000.--Amount of each share, \$100.

Corporate Members:—Edwin Clarence Eckel, engineer, of Washington, D.C., U.S.A.; Gordon Walters MacDougall, K.C.; Lawrence Macfarlane and Charles Alexander Pope, advocates; and Edward James Waterston, student-at-law, all of Montreal, Oue.

First or Provisional Directors:—Gordon Walters MacDougall, Lawrence Macfarlane and Charles Alexander Pope.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To manufacture, buy, sell and deal in all kinds of cement, its components and the by-products thereof and in all articles composed either wholly or in part of the same; (b) To quarry, mine, manufacture, make merchantable, use, buy, sell and deal in stone, gravel, sand, lime, plaster, coal, coke and all minerals, metals, earths, and materials necessary or suitable for any of the objects or purposes of the company; (c) To purchase or otherwise acquire, hold, lease, or otherwise dispose of all real or personal property, rights or privileges which may be necessary or useful for the carrying on of the business of the company; (d) To purchase or otherwise acquire and undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company or possessed of property suitable and proper for the purposes of the company; (e) To issue paid-up shares, bonds or debentures for the payment either in whole or in part of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company, notwithstanding the provisions of section 44 of the said Act; (f) To purchase, acquire, hold and own the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold, pledge, hypothecate or otherwise dispose of such shares, bonds or other securities notwithstanding the provisions of section 44 of 'The Companies Act': (a) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, boats, tugs and barges, and other vessels, wharves, docks, elevators, warehouses, freight sheds, and other buildings necessary or convenient for the purposes of the company; (h) To construct or acquire by lease, purchase or otherwise and to operate works for the production, sale and disposal of steam, electric, pneumatic, hydraulic and other power or force, and to produce, create, develop, acquire by lease or otherwise, and to control, and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic, and other power for any uses and purposes to which the same are adapted; provided always that the rights, privileges and powers hereby conferred upon the company in this paragraph in acquiring, using and disposing of electricity, when exercised outside the property of the company, shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf; (i) To apply for and maintain, register, lease, acquire and hold, or to sell, lease and dispose

of and grant licenses in respect of or otherwise turn to account any patent of invention, improvements or processes, trade-marks, trade names and the like, necessary or useful for any of the purposes of the company; (i) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on or to amalgamate with any such company: (k) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise any other company or corporation, and to guarantee the performance of contracts by any such persons with whom the company may have business relations: (1) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (m) To distribute among the shareholders of the company in kind any property or assets of the company and in particular any shares, debentures or securities of any other company or companies which may have purchased or taken over, either in whole or in part, the property, assets or liabilities of this company; (n) To amalgamate with any other company or companies having objects similar to those herein enumerated; (a) To sell, lease, exchange or otherwise dispose of in whole or in part, the property, rights or undertaking of the company for such consideration as may be agreed upon and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (p) To do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them, and to earry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth and which may seem to the company capable of being conveniently carried on by the company or calculated directly or indirectly, to enhance the value of or render profitable any of its properties or rights. The operations of the company to be carried on throughout the

'DOMINION EXPLOSIVES, LIMITED.'

Incorporated, March 3, 1910. - - - Amount of capital stock, \$99,000.

Number of shares, 990 .- Amount of each share, \$100.

Corporate Members:—John Lumsden, lumberer; Norman Ross, banker; Henry Garvin Nicoli, manufacturer; John Inkerman MacCraken, solicitor; and Alfred Ernest Stitt, agent, all of Ottawa, Ont.

First or Provisional Directors:—John Lumsden, Norman Ross, Henry Garvin Nicoll, John Inkerman MacCraken and Alfred Ernest Stitt.

Chief place of Business :- City of Ottawa, Ont.

Objects of the Company:—(a) To manufacture explosives of all kinds, including powder of all kinds and all material necessary for the manufacture of explosives and powder of all kinds and to deal in any and all of the same; and to manufacture ammunition of all kinds including shells of all kinds and any and all material and parts necessary for the manufacture of ammunition of all kinds including shells of all kinds and to deal in any and all of the same; (b) To carry on the business of manufacturing, purchasing, selling and dealing in explosives.

powder, and ammunition of all kinds; (c) To purchase, take over and carry on the business of other manufacturers of explosives, powder and ammunition of all kinds as aforesaid in Canada; (d) To purchase, take on lease or othewise acquire any interests in any lands, buildings, works, machinery or properties which may be useful for the purpose of the company; (e) To erect and construct buildings, works and machinery in connection with the purposes of the company; (f) To purchase or otherwise acquire any other properties, rights and interest for any of the purposes aforesaid; (g) To acquire any trade-marks, industrial designs, patents, patent rights, licenses, privileges or authorities for or in respect of any invention which may be deemed useful to the company; (h) To sell, let or dispose of the lands, works, trade-marks, industrial designs, patents, patent rights or other properties of the company; (i) To enter into any arrangement for sharing profits, union of interests, co-operation, amalgamation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in whether in whole or in part any business or transaction of the nature which this company is authorized to engage in or carry on and to take, buy or otherwise acquire shares in the capital stock, bonds or other securities of or in any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold, pledge and re-issue with or without guarantee or otherwise deal in or dispose of the same; (j) To take and acquire and hold, security of any nature or kind, real or personal, for debts, liabilities or obligations to the company incurred or to be incurred in respect of the purposes of the said company; (k) To do any and all matters and things necessary, fit and proper in and about the purchase, sale, importation and manufacture of the goods and things hereinabove set forth; (1) To pay for any property purchased by the company or for the cost of construction of any of the plant or works of the company by the issue of paid-up stock of the company, or bonds of the company or partly in stock and partly in bonds. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'BELMINA CONSOLIDATED ASBESTOS COMPANY, LIMITED.'

Incorporated, March 7, 1910. - - - Amount of capital stock, \$2,600,000.

Number of shares, 26,000.—Amount of each share, \$100.

Corporate Members:—William Langley Bond, John Joseph Meagher and James Edonard Coulin, advocates; Ralph Burnett and John Stuart Jamieson, students-at-law, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To carry on the business of mining and manufacturing asbestos or any mineral, in all its branches, and to purchase, hold, lease, acquire and sell mines, minerals and mining and other rights, easements and privileges, and to mine, quarry, get, work, mill, and prepare for sale by any process, asbestos and all or any other minerals or metallic products and ores, and to manufacture products and by-products therefrom, and to smelt such ores and other metallic substraces, and to trade in the products of such mines or manufactures; (b) To acquire by purchase, lease or otherwise, water-powers, lands, rights of way for pole

lines or other purposes and to pay for the same either in cash or with bonds or shares of the company, or partly in one and partly in the other; in the same way to acquire and pay for, build, erect, and maintain dams, mills, buildings, works, pole lines, sub-stations and fittings thereof or in connection therewith, and generally to provide, purchase, lease, or otherwise acquire and to construct, lay down, erect, establish, operate, maintain and carry out all necessary works, plant and apparatus connected with the generation, accumulation, transmission, supply, use and employment of electricity, and to generate and accumulate electricity for the supply of electric light, heat and motive power, and for industrial or other purposes and to sink wells and shafts, and to make, build, construct, erect, lay down and maintain reservoirs, works, pipes and appliances, and do all other works and things necessary for obtaining, storing and measuring water for the creation, maintenance or development of hydraulic, electrical or other mechanical power, or for any other purpose of the company, and to sell, distribute, transmit or otherwise dispose of any surplus hydraulic, electric or other power or force for any purposes for which the same may be used, provided that when exercised outside the property of the company, the powers contained in this clause shall be subject to all Dominion, provincial and municipal laws and regulations in that behalf; (c) To purchase, acquire any interest in, hold, use, occupy, sell and convey mills, machinery, vessels, vehicles propelled by steam, electricity or otherwise, and other property; to mine, smelt, dress and in every way or any manner, and by every or any process to manufacture ore, minerals and metallic or other products, and for such purposes to make and execute all necessary and proper works, and to do all necessary and proper acts, and to erect and maintain all suitable furnaces, forges, mills, engines, houses and buildings; to construct and make, purchase, hold or lease, alter and maintain and operate any roads, ways, barges, vessels or steamers for the transportation of goods, minerals or other property manufactured and unmanufactured from and to the mines and works of the company, and from or to any other mines to any place of transhipment or elsewhere, and to do all other business necessarily and usually performed on the same, and to construct wharves, docks and other works and machinery in connection with the business of the company; (d) To construct and operate on the company's premises such tramways or other means of transportation as may be necessary for the company's business; (e) To act as general storekeepers and to provide board and lodging, clothing and provisions, and generally all supplies to those engaged in or about any of the company's works, and to contract for the providing of the same; (f) From time to time to apply for, purchase or acquire by assignment, transfer or otherwise, and to exercise, carry out and enjoy any statute, ordinance, order, license, power which any government or authorities, supreme, municipal or local, or any corporation or other public body may be empowered to enact, make or grant, and to pay for, aid in, contribute towards, carrying the same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof; (g) To carry on any other business, whether manufacturing or otherwise, but germane to the foregoing objects, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company; (h) To apply for or purchase or otherwise acquire any patents, brevets d'invention, licenses, leases, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated to benefit this company and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights, interests, or information so acquired; (i) To acquire the undertakings, assets or properties of any individuals, firms or corporations carrying on a similar business or a business incidental to that of the

company; to pay for the same either wholly or partly in cash or wholly or partly in bonds, or wholly or partly in shares of the said company; to acquire and hold shares, bonds or other securities of or in any other company or corporation carrying on business similar to that which this company is authorized to carry on, and while holding the same to exercise all the rights and powers of ownership thereof and to sell, hold, re-issue with or without guarantee or otherwise deal in the same, notwithstanding the provisions of section 44 of the said Act; (j) To sell, lease, or otherwise dispose of the property and undertaking of the company, or any part thereof, and in particular for shares, debentures, bonds or securities of any other company having objects similar to those of this company; (k) To enter into any arrangement for sharing profits or union of interests, with any person or company carrying on or engaged in any business or transaction which this company is authorized to engage in or carry on; (1) To amalgamate with any other company having objects similar to those of this company; (m) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'DOMINION INVESTMENT COMPANY, LIMITED.'

Incorporated, March 7, 1910. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000.—Amount of each share, \$100.

Corporate Members:—Albert Joseph Brown, K.C.; Robert Clark McMichael and Rennie Ogilvie McMurtry, advocates; George Robert Drennan, stenographer; and Herbert William Jackson, clerk, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To acquire by purchase, exchange, or otherwise, shares, stocks, bonds, debentures, and securities of and in any and all companies, associations or corporations; and dispose of the same or any of them, by sale, exchange or otherwise, on such terms and conditions as it may deem expedient, including the guarantee by it of the principal, interest and dividends thereof or thereon, or any of them, and the making of any contract in connection with the said shares and other securities as it may deem advisable; (b) To use any of the company's funds in the purchase of shares of stock, bonds or other securities of or in any other corporation or company, notwithstanding section 44 of the said Act: (c) To acquire by purchase or otherwise, take on lease or hire, any property, real or personal, movable or immovable, rights, privileges and franchises, which the company may think necessary or convenient for the purpose of its business or which may be given in security or upon which the company may hold a charge, lien or encumbrance and pay for the same, or for work done or services rendered to the company, either in cash or in bonds or in stock of the company, or in stock, bonds or securities of any other company or corporation which the company may own, or partly in one and partly in the other or others: (d) To charge and receive remuneration for its services, and take the same either in cash or property, real or personal, movable or immovable, and to enter into any agreement with any person or persons for the promotion of the company, and to issue paid-up shares by way of remuneration for services rendered, or to pay for the same

in cash, or partly in one and partly in the other; (e) To sell, exchange or otherwise dispose of any or all of the aforesaid property, securities or rights, on such terms and conditions as the company may deem advisable; (f) To distributes amongst the members of the company in kind, any shares, debentures, securities, or property belonging to the company. The operations of the company to be carried on throughout the Dominio of Ganada and elsewhere.

'CANADIAN DEBENTURES CORPORATION, LIMITED.'

Incorporated, March 8, 1910. - - - Amount of capital stock, \$250,000.

Number of shares, 2,500,-Amount of each share, \$100.

Corporate Members:—William James Green and Joseph Hobson, brokers; Alexander David Crooks and Samuel Hugh Bradford, barristers-at-law; and James Frederick Martin Stewart. manager, all of Toronto, Ont.

First or Provisional Directors:—William James Green, Alexander David Crooks and Samuel Hugh Bradford.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company: -(a) To underwrite, subscribe for, purchase or otherwise acquire and hold either as principal or agent and absolutely as owner or by way of collateral security or otherwise, and to sell, hypothecate, pledge, exchange, transfer, assign or otherwise dispose of or deal in the bonds or debentures, stocks, shares or other securities of any government or municipal or school corporation, or of any chartered bank or of any other duly incorporated company or corporation; (b) To assist in the promotion, organization, development or management of any corporation or company and to raise and assist in raising money for and aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures, or other securities or otherwise, any other company or corporation, and to offer for public subscription any shares, stocks, bonds, debentures or other securities of any other company or corporation; (c) To act as agent for the purpose of issuing or countersigning certificates of stock, bonds, or other obligations of any association or municipal or other corporation, to act as transfer agents and registrars in connection with said stock, bonds or other obligations, and to manage any sinking fund therefor on such terms as may be agreed upon; (d) To investigate and report upon the title to any immovable property, lands, tenements and chattels real; (e) To investigate and report on, and if necessary guarantee the legality of the issue of the bonds or debentures of any corporation authorized by law to make an issue of bonds or detentures; (f) To act generally as attorneys, agents, trustees, and also as executors or administrators when approved by a competent court for the transaction of business, the investment of funds, the management of estates, the collections of loans, rents, interest, dividends, debts, mortgages, debentures, bonds, bills, notes, coupons and other securities or moneys; (g) To buy or otherwise acquire and to sell or otherwise dispose of property, real or personal; (h) To apply for, secure, acquire by assignment, transfer, purchase or otherwise, and to exercise, carry out and enjoy, any charter, license, power, authority, franchise, concession, right or privilege which any government or authority or any corporation or other public body may be empowered to grant, and to pay for, aid in and contribute towards carrying the

same into effect, and to appropriate any of the company's stock, bonds and assets to defray the necessary costs, charges and expenses thereof; (i) To purchase or otherwise acquire any patents, brevets d'invention, grants, licenses, leases, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention, and to use, exercise, develop, or grant licenses in respect of or otherwise turn to account, the property, rights, interests or information so acquired; (i) To purchase, lease or otherwise acquire, for such consideration as the company may think proper any business similar in character and object to any of the businesses of this company; (k) To issue and allot as fully paidup, stock of the company hereby incorporated in payment or part payment of any property movable or immovable, property rights, lease, business, franchise, undertaking, powers, privileges, license, concession, stock, bonds and debentures or other property rights which it may lawfully acquire by virtue of the powers hereby granted, or to pay for same or any part thereof in bonds or debentures of this company; (1) To sell, lease, or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think proper and in particular for shares, debentures, bonds or securities of any other company: (m) To procure the company to be registered and recognized in any foreign country, and to designate persons therein according to the laws of such foreign country to represent this company and to accept service for and on behalf of the company of any process or suit: (n) To enter into any arrangement for sharing of profits, or union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue with or without guarantee or otherwise deal in the same; (o) To amalgamate with any other company or companies having objects altogether or in part similar to those of this company and to take shares therein, to guarantee the performance of contracts by any person or company; (p) To draw, make, accept, endorse, discount and execute promissory notes, bills of exchange, warrants, and other negotiable or transferable instruments; (q) The business or purpose of the company is from time to time to do any one or more of the acts and things herein set forth. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'CHADWICK BROS., LIMITED.'

Incorporated. March 8, 1910. - - - Amount of capital stock, \$500,000.

Number of shares, 5,000.—Amount of each share, \$100.

Corporate Members:—Arthur Hamilton Chadwick, Charles Wentworth Chadwick, Frederick Chadwick, and John Septimus Chadwick, manufacturers; and Margaret Prendiville, book-keeper, all of Hamilton, Ont.

First or Provisional Directors:—Arthur Hamilton Chadwick, Charles Wentworth Chadwick and Frederick Chadwick.

Chief place of Business:-City of Hamilton Ont

Objects of the Company:-(a) To carry on a general contracting business and to manufacture and deal in all kinds of goods, wares and merchandise and to acquire and carry on the business of Chadwick Brothers, metal manufacturers and electrical contractors at Hamilton, and to acquire and continue as going concerns and otherwise the whole or any part of the business of any person firm or corporation similar to the foregoing; (b) To carry on any other business whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with its business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To buy, sell and hold shares, bonds and securities of any other company having objects similar to those of this company notwithstanding the provisions of section 44 of the said Act, and to vote thereon, and to pay therefor in cash or in shares, bonds or securities of this company; (d) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as to directly or indirectly benefit the company and to lend money to, guarantee the contracts of or otherwise assist any such company; (e) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company or for any other purpose which may seem directly or indirectly calculated to benefit the company; (f) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any persons or companies; (g) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (h) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may deem fit and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (i) To sell, improve, manage, develop, exchange, lease dispose of turn to account or otherwise deal with all or any part of the property and rights of the company; (i) To do all or any of the above things as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (k) To do all such other things as are incidental to or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'LEHIGH COAL COMPANY, LIMITED.

Incorporated, March 8, 1910. - - - Amount of capital stock, \$50,000.

Number of shares, 500 .- Amount of each share, \$100.

Corporate Members:—Gordon Walters MacDougall, K.C.; Lawrence Macfarlane and Charles Alexander Pope, advocates; Edward James Waterston, student-at-law; and Jessie Graham, stenographer, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To search for, get, work, mine, raise, make merchantable, sell and deal in coal, oil, coke and all other metals, minerals and substances. whether of a like nature or otherwise, and to manufacture and sell patent fuel or maufactured fuel; (b) To carry on any of the trades or businesses of colliery proprietors, coal miners, coal manufacturers, oil producers and refiners, or gas makers in all their respective branches; to search for, make merchantable, sell and deal in natural gas, oil, or other like substances or products; (c) To manufacture, purchase or otherwise acquire, to own, hold, sell, assign and transfer or otherwise dispose of, and to trade and deal in goods, wares and merchandise; (d) To carry on a general lumber business, and to buy, sell or otherwise deal in fuel; (e) To purchase or otherwise acquire, hold, lease, or otherwise dispose of all real or personal property, rights or privileges which may be necessary or useful for the carrying on of the business of the company; (f) To purchase or otherwise acquire and undertake all or any part of the business, property, assets or liabilities of any person, partnership or company carrying on business with objects similar in whole or in part to those of the company or possessed of property suitable and proper for the purposes of the company: (a) To issue paid-up shares, bonds or debentures for the payment either in whole or in part of any property, real or personal, rights, claims, privileges, concessions or other advantages which the company may lawfully acquire, and also to issue such fully paid shares, bonds or other securities in payment, part payment or exchange for the shares, bonds, debentures or other securities of any other company doing a business similar in whole or in part or incidental to the business of this company; (h) To purchase, acquire, hold and own shares of the capital stock, bonds or other securities of any other company, corporation or individual carrying on or engaged in any business which this company is empowered to carry on or engage in, and to acquire, hold, or otherwise dispose of such shares, bonds or other securities, notwithstanding the provisions of section 44 of 'The Companies Act'; (i) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, boats, tugs and barges, and other vessels, wharves, docks, elevators, warehouses, freight sheds, and other buildings necessary or convenient for the purposes of the company; (i) To construct or acquire by lease, purchase or otherwise, and to operate works for the production, sale and disposal of steam, electric, pneumatic, hydraulic and other power or force, and to produce, create, develop, acquire by lease or otherwise, and to control and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power for any uses and purposes to which the same are adapted; provided always that the rights, privileges and powers hereby conferred upon the company in this paragraph in acquiring, using and disposing of electricity, when exercised outside the property of the company, shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf; (k) To apply for and maintain, register, lease, acquire and hold, or to sell, lease and dispose of and grant licenses in respect of or otherwise turn to account any patents of invention, improvements or processes, trade-marks, trade names, and the like necessary or useful for any of the purposes of the company; (1) To enter into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on, or to amalgamate with any such company; (m) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation, and to guarantee the performance of contracts by any such persons with whom the company may have business relations; (n) To invest

the moneys of the company not immediately required in such manner as may from time to time be determined; (o) To distribute among the shareholders of the company in kind any property or assets of the company and in particular any shares, debentures or securities of any other company or companies which may have purchased or taken over, either in whole or in part, the property, assets or liabilities of this company; (p) To sell, lease, exchange or otherwise dispose of in whole or in part the property, rights or undertaking of the company for such consideration as may be agreed upon and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (q) To do all such other acts and things as are incidental or conducive to the attainment of the above objects or any of them, and to carry on any business, whether manufacturing or otherwise, germane to the purposes and objects set forth and which may seem to the company capable of being conveniently carried on by the company, or calculated, directly or indirectly, to enhance the value of or render profitable any of its properties or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'BRITISH EMPIRE TIMBER COMPANY, LIMITED.

Incorporated, March 11, 1910. - - - Amount of capital stock, \$1,500,000.

Number of shares, 15,000.—Amount of each share, \$100.

Corporate Members:—George Vipond Cousins, accountant; Patrick Francis Brown and Charles Albert Hale, clerks; Ida Hill McKerracher and Winnifred Evelyn Patch, stenographers, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To earry on the business of lumber operators, timber merchants, saw-mill proprietors and general merchants, and to buy, sell, prepare for market, manufacture, import, export and deal in timber and wood of all kinds, and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used, and all articles that can be made from or extracted from wood or the waste products of wood; (b) To purchase, lease or otherwise acquire the property, rights, franchises or privileges of any person, firm or corporation in or to any timber license, land or timber limits, and the same to hold, sell, lease or otherwise dispose of; (c) To purchase, charter, hire, build or otherwise acquire, hold, maintain, repair, improve, alter, sell, exchange, let out to hire or charter or therwise deal with and dispose of steam and other ships or vessels or any shares or interests in the same, with all equipments and furniture, and to earry on all or any of the business of ship owners, shipbrokers, managers of shipping property, freight contractors, carriers by land and water, warehousemen, wharfingers, barge owners, tug owners, lightermen, towage contractors, forwarding agents and general traders; (d) To construct, acquire or establish docks, slips, wharves, jetties, piers, workshops, buildings, machinery, warehouses and other conveniences, and to carry on the business of properietors of docks, wharves, jetties and piers; (e) To acquire, construct, develop, maintain and operate roads, tramways on lands owned or controlled by the company, water-powers, reservoirs, water courses, dams and

other works and conveniences which may to the directors seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize, or otherwise assist any such works undertaken by others; (f) To acquire, utilize and develop any water-power for the purposes of the company, and to purchase, lease or otherwise acquire and to sell or otherwise dispose of any surplus of waterpower, electric power or other power of any nature whatsoever; provided, however, that the sale, distribution and transmission of electric or other power or force for heat, light and power, shall be subject to any municipal or local regulations respecting the same; (g) To acquire and take over as a going concern the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which this company is authorized to carry on cr possessed of property suitable for the purposes of this company, and with a view thereto to acquire all or any of the shares, debts and liabilities of such company; (h) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities and franchises of the company to any other person or company, for such consideration as the company may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (i) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights or information so acquired; (i) To purchase, lease or otherwise acquire, hold and enjoy all the property, franchises, good-will, rights and privileges held or enjoyed by any person or firm, or by any company or companies carrying on or formed for carrying on any similar business to that which this company is authorized to carry on, or to undertake the liabilities of any such person, firm or company; (k) Notwithstanding the provisions of section 44 of the said Act. to purchase, take or acquire by original subscription or otherwise, and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint: (1) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in, or about to carry on or engage in, any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to lend mouey to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (m) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures, and other negotiable or transferable instruments; (n) To distribute in specie or otherwise as may be resolved any assets of the company among its members, and particularly the shares, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (a) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (p) To enter into any arrangement with any government or authorities, supreme, municipal, local or otherwise, that 29-30

may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, excreise and comply with any such arrangements, rights, privileges and concessions; (q) To do all or any of the matters hereby authorized, either alone or in conjunction with, or as factors, trustees or agents for any other companies or persons, or by or through any factors, trustees or agents; (r) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or any portion thereof or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (s) The powers of each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the comments to be carried on throughout the Dominion of Canada and elsewhere.

'CARRIAGE & HARNESS SUPPLY COMPANY, LIMITED.'

Incorporated, March 11, 1910. - - - Amount of capital stock, \$50,000.

Number of shares, 500.—Amount of each share, \$100.

Corporate Members:—John Alexander Veitch, Calixte Avila Labrecque and Frederick Arthur, managers; George William Bithell, merchant; and Léonidas Eugène Gingras, clerk, all of Montreal, Que.

First or Provisional Directors:—John Alexander Veitch, George William Bithell and Calixte Avila Labrecque.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To manufacture, buy, sell and deal in all kinds of goods, wares, merchandise, harness, horse blankets, rugs, saddlery, harness supplies, carriage supplies, trunks, bags, valises, leather goods, automobiles, carriages, wagons, sleighs and all kinds of vehicles, and to act as manufacturers' agents and general traders in such articles; (b) To purchase, lease or otherwise acquire all property, movable and immovable, that may be deemed necessary for the proper carrying on of the company's business: (c) To subscribe for, buy, acquire, hold, sell and dispose of shares, debentures, bonds and securities of other companies authorized to carry on business similar to that which this company is empowered to carry on, notwithstanding the provisions of section 44 of the said Act: (d) To acquire by purchase, lease or otherwise any business of a similar nature, and to acquire any interest or control in any business of a similar nature to that which this company is authorized to carry on, and to pay for the same in whole or in part, in cash, bonds or paid-up shares of this company; (e) To acquire any trade-marks, industrial designs, patents, patent rights, licenses, privileges or authorities for or in respect of any inventions which may be useful to the company; (f) To erect and construct buildings, works and machinery which may be deemed necessary in connection with or incidental to the purposes of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'EASTERN SECURITIES COMPANY, LIMITED.'

Incorporated, March 11, 1910. - - - Amount of capital stock, \$100,000.

Number of shares, 1,000,-Amount of each share, \$100,

Corporate Members:—George Vipond Cousins, accountant; Patrick Francis Brown and Charles Albert Hale, clerks; Ida Hill McKerracher and Winnifred Evelyn Patch, stenographers; all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of St. John, N.B.

Objects of the Company:-(a) To subscribe for, underwrite, buy, take or otherwise acquire, and to hold, either as principal or agent, and absolutely as owner or by way of collateral security, and to enjoy, sell, exchange, pledge, vote or otherwise deal in the stock, bonds, debentures and other securities of any municipal, industrial or financial corporation or company, notwithstanding the provisions of section 44 of 'The Companies Act'; (b) To promote, organize, manage or develop, or to assist in the promotion, organization, management or development of any corroration, company, syndicate, enterprise or undertaking; (c) To act as agents and brokers for the investment, handling, loan, payment, transmission and collection of money and to accept and fulfil any trust committed to the company by any individual, corporation, firm or court of law, and to take, receive, hold, transfer and convey, all property, real or personal, which may be granted, conveved, or committed to this company with its assent upon or in connection with such trust; (d) To buy or otherwise acquire and to hold, sell or otherwise dispose of property, real or personal, and to pay for the same in the shares or other securities of the company; (e) To investigate, examine, audit and report on the books, standing, prospects, business, affairs and condition of any person, firm or corporation and to investigate, examine and report on the title to and value of properties, real or personal, private or public; or on the legality of any issue of bonds, debentures or other security of any corporation, or on the circumstances of any business concern or undertaking and generally on any assets, property or rights; (f) To act as agents or attorneys for the transaction of any business, the management of estates, the sale of property, the investment and collection of moneys, rents, interests, dividends, mortgages, bonds, bills, notes, and other securities; (g) To accept and hold the office and perform all the duties of receiver, trustee, assignee, trustee for the benefit of creditors, liquidator, executor, administrator and curator to insolvent estates, and to administer, manage, close and wind up the business of estates, persons, partnerships, associations or corporate bodies and to do all such incidental acts as are necessary for such purposes; (h) To act as agents for the purposes of registering, issuing, countersigning and certifying the transfers and certificates of stock, bonds, debentures, or other obligations of any other association or corporation, municipal or otherwise, and to receive and manage any sinking fund connected therewith upon such terms as may be agreed upon and to guarantee the payment of any debentures, debenture stock, bonds, obligations or other securities or the interest thereon; (i) To sell, lease or otherwise dispose of the property and undertaking of the company or any part thereof for such consideration as the company may think fit and in particular for shares, debentures, bonds or securities of any other company; (i) To enter into any arrangement for sharing profits or union of interests with any person or company carrying on or engaged in or about to carry on or engage in any business or trans-29-301

action which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same: (k) To distribute among the shareholders of the company in kind any property of the company, and in particular any shares, debentures, or securities in other companies belonging to the company, or which the company may have the power to dispose of, and to do all acts and exercise all power to carry on any business incidental to the proper fulfilling of the business for which the company is incorporated; (1) To amalgamate with any other company having objects similar in whole or in part to those of this company; (m) To produce, lease or otherwise acquire any business similar in character or objects to any of the businesses of this company; (n) To do all acts necessary for the undertaking, carrying on or the completion of any of the business which this company is authorized to engage in or carry on. and for all services, duties and trusts, to charge, collect and receive all proper remuneration, legal, usual and customary costs, charges and expenses; (0) No power granted herein shall be limited or restricted by the application or interpretation of any other power so granted. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'NORTHERN CONSTRUCTION COMPANY, LIMITED.'

(Heretofore incorporated under the laws of the province of Ontario).

Incorporated, March 11, 1910. - - - Amount of capital stock, \$200,000.

Number of shares, 2,000 .- Amount of each share, \$100.

First or Provisional Directors:—Alexander R. Mann, Archibald Cameron McKenzie, William Henry Moore, Francis Charles Annesley and Alfred James Mitchell.

Chief place of Business:-City of Winnipeg, Man.

Objects of the Company:—(a) On such terms and for such considerations as may be surved at the sequire in what or in part the business of Alexander R. Mann and the assets thereof and to assume in whole or in part the liabilities thereof; (b) On such terms and for such considerations as may be agreed on to acquire in whole or in part the business of Archibald Cameron McKenzic and the assets thereof and to assume in whole or in part the liabilities thereof, and (c) To contract for, construct, execute and carry on all descriptions of works and generally to carry on the business of a contractor; (d) To acquire by purchase, lease, concession. Recase, exchange or other legal title, and to hold, develop, use, operate, sell and deal in timber licenses, timber lands and limits, wood lots and standing timber, cut timber and pulp concessions and to manufacture and deal in the products thereof and manufacture and deal in the products thereof and manufacture and the such products are utilized; (e) To carry on the business of lumbering in all its branches and to manufacture and deal in the product thereof; (f) To manufacture, purchase and otherwise acquire, sell, transfer, trade or deal in goods, wares, merchandiae and personal property of every description; (e) To acquire, hold, develop, use, operate, lease and dispose of water-powers, water lots, water-power franchises and privileges and real and personal estate and property, and to generate, transmit, use and dispose of electricity, electrical and other water-power. Provided, however, that any sale, distribution, or transmits, or the products and the water-power. Provided, however, that any sale, distribution, or transmits.

sion beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (h) To purchase, hold, improve, clear, settle, cultivate, sell, exchange and dispose of lands either cultivated or waste; (i) To erect, build and construct buildings of all kinds and description and to sell or exchange the properties on which such buildings shall be erected and constructed; (i) To promote or assist in promoting and to become a shareholder in any subsidiary or allied company, which carries on or has for its object the operation of any business similar or cognate to that carried on by this company, and to enter into any agreement or arrangement of partnership, sharing profits, union of interests, amalgamation, co-operation, joint adventure, reciprocal concession or otherwise with any person, firm, association or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, and to take or otherwise acquire shares and securities of any such company, and to hold, sell, re-issue with or without guarantee or otherwise deal with the same and while holder of any such shares to exercise all the rights of a holder thereof including the right to vote thereon, notwithstanding the provisions of section 44 of the said Act; (k) To aid by guarantee, endorsement, advances or otherwise any company, shares of whose capital stock, or an interest therein, have been acquired by this company; (1) To carry on any other business germane to the objects for which this company is incorporated whether manufacturing or otherwise; (m) To sell out the whole or any part of the assets or undertaking of the company to any other corporation carrying on or engaged in or about to carry on or engage in any business, operation or transaction cognate or similar to those which this company is authorized to carry on or engage in and to accept as the consideration therefor cash, stock, bonds, or other consideration, of such last mentioned corporation or partly the one and partly the other as may be agreed upon. and to distribute the same among the shareholders of this company as may be agreed on; (n) To pay for any or all of the property, assets, businesses, privileges, powers, contracts, rights, claims, franchises and concessions which it is authorized to acquire, in cash, shares, bonds, debentures, or other securities of this company or otherwise; (o) To do all and everything necessary, suitable, proper and convenient for the accomplishment of any of the purposes or the attainment of any one or more of the objects enumerated herein, thereto or which shall at any time appear conducive to or expedient for the protection or benefit of the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

Supplementary Letters Patent, issued March 11, 1910, to

'THE CANADIAN INSPECTION COMPANY,' (LIMITED).

Increasing the capital stock of the said company from \$10,000 to the sum of \$50,000 being an addition of 800 shares of \$50 each to the present capital stock.

Supplementary Letters Patent, issued March 12, 1910, to

'THE GENERAL FIREPROOFING AND CONSTRUCTION COMPANY OF CANADA', (LIMITED).

Changing the name of the said company to that of 'DOMINION FIREPROOFING COMPANY, LIMITED.'

MODERN RAILWAY DEVICE MANUFACTURING COMPANY.

Incorporated, March 15, 1910. - - - Amount of capital stock, \$1,500,000.

Number of shares, 15,000 .- Amount of each share, \$100.

Corporate Members.—Elvin Aaron Bleakney, of Ottawa, Out., manufacturer's agent;
William Elliot Hamilton, dealer in railway and contractors' supplies; and Henry
Read Emmerson, ir., mechanical engineer, both of Montreal, Que.; Hon. Henry
Robert Emmerson, of Dorchester, N.B., barrister-at-law; and Eugene Alphonse
Dyer, of Sutton, Que., merchant.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal Que.

Objects of the Company:-(a) To acquire by purchase, lease or otherwise certain patents of invention granted for devices known as the Berry Compound Track Rail, the Berry Car Journal Box and the Berry Freight Car Door Ladder, also any patents or patent rights that may hereafter be obtained, covering such inventions, or any improvements or additions thereto, and to pay for the same either in fully paid-up and non-assessable stock of the company, or in eash, in whole or in part, as may be deemed advisable; (b) To dispose of such patents of invention, in whole or in part, and of the right of manufacture and use of devices made thereunder, by sale or on royalty, or in such manner as may be desirable, either for cash or other valuable consideration; (c) To manufacture, buy, lease, sell or deal in machinery or mechanical devices constructed under such patents or incidental to or connected therewith; (d) To acquire, by purchase or otherwise, and to exploit and deal in patents, patent rights of invention, industrial designs and trademarks, Canadian or forcign, and to pay for the same by fully paid-up shares of this company or otherwise; (e) To carry on the business of manufacturing and dealing in railway track material, steam or electric railway cars, equipment and supplies of every description, metal goods of all kinds, tools, implements, machinery, engines or boilers and for such purpose to acquire the business and assets and assume the liabilities of any individual or company carrying on such business and to pay therefor in shares or bonds of this company or otherwise; (f) To aid in the promotion and organization of companies, for the purpose of carrying on business similar to the operations of this company, and to subscribe for and take shares in any other company having objects similar in whole or in part to those of this company; (q) To do all the acts, deeds and things necessary or convenient for the exercise of any or all of the powers of the company or that may be deemed convenient to its interests. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

THE MOULTON MANUFACTURING COMPANY, LIMITED.

Incorporated, March 15, 1910. - - - Amount of capital stock, \$90,000.

Number of shares, 900.—Amount of each share. \$100.

Corporate Members:—John Burgoyne Disher and Benjamin Ginsberg, book-keepers; Michael Arthur Phelan, Henry Stevens Williams and Allan Robinson Oughtred, advocates, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To acquire and take over as a going concern the business and the good-will thereof now carried on at the city of Montreal by Hiram A. Moulton, under the style or firm of 'Moulton & Company,' and to pay therefor in fully-paid shares of the company; (b) To manufacture, buy, sell and deal generally in all kinds of braids, cords, fringes, tassels, ornaments and trimmings capable of being used in the manufacture of clothing, wearing apparel and millinery, and as accessories thereof and for upholstering purposes; (c) To import, manufacture, buy and sell all kinds of ready to wear garments, wearing apparel, clothing, furnishings, fancy goods and kindred articles; (d) To carry on the business of merchants, manufacturers and dealers in all kinds of cottons, linen, silk and other textile fabrics, as well as by all processes of manufacturing, to make the same fit for use as wearing apparel and to sell and deal in such manufactured articles; (e) To acquire the good-will, rights, property and assets of all kinds and to undertake the whole or any part of the liabilities of any person, firm, association or corporation, whether manufacturing or otherwise, which may seem to the company to be capable of being carried on in connection with the above business or calculated directly or indirectly to enhance the value of the company's property or rights; (f) To amalgamate with any other company carrying on a business similar to that of the company; (g) To purchase or acquire patents and inventions, improvements or processes, trade-marks, trade names and the like necessary or useful for the purposes of the company; (h) To sell or otherwise dispose of the undertaking of the company as a going concern or otherwise and to receive in payment thereof either cash or shares in the capital stock, bonds or debentures, created by other corporations with all the rights and privileges of ownership; (i) To do all such other things as may be necessary to the due carrying out of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE ONTARIO AND OHIO NAVIGATION COMPANY, LIMITED.'

Incorporated, March 15, 1910. - - - Amount of capital stock, \$150,000.

Number of shares, 1,500.—Amount of each share, \$100.

Corporate Members:—Angus McKay, of Ingersoll, Ont., M.D.; Philip Pocock, whole-sale merchant; Frederick George Rumball, manufacturer; and Samuel Walter Mower, manager, all of London, Ont.; and George Whitfield Parker, of Detroit, Mich., U.S.A., manager.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of London, Ont.

Objects of the Company:—To acquire and operate a steamship or steamships on Lake Erie between Port Stanley and Rondeau and between Port Stanley and Cleveland, in the State of Ohio, one of the said United States, and other ports. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

THE CANADIAN BOVING COMPANY LIMITED!

Incorporated, March 16, 1910. - - - Amount of capital stock, \$20,000.

Number of shares, 20).-Amount of each share, \$100.

Corporate Members: Jens Orten-Böving, of London, England, hydraulic engineer; Angus William Fraser, William Clark Perkins and James Goodwin Gibson, barristers-at-law; and John Gillanders Turriff, esquire, all of Ottawa, Ont.

First or Provisional Directors:—Angus William Fraser, William Clark Perkins and James Goodwin Gibson.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:-(a) To carry on the business of chemical, metallurgical, mining, electrical, mechanical and civil engineers and contractors, and any business in which the application of electricity or any other power is or may be useful or convenient; (b) To carry on the business of treating, smelting and refining mineral ores or other substances, and for such purpose to install all necessary plant, machinery and apparatus, and to purchase, sell and otherwise deal in ores of various kinds or other substances capable of being treated, and to buy, sell and deal in any products or by-products of such ores or substances; (c) To prospect for, open, explore, develop, work, improve, maintain and manage gold, silver, copper, coal, salt, iron and other mines, quarries, mineral and other deposits and properties, and to dig for, raise, crush, wash, smelt, roast, assay, analyse, reduce, amalgamate, make, and otherwise treat coal, coke, ores, metals, clays, and minerals, whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same or any part thereof, or any interest therein: (d) To provide, purchase, lease or otherwise acquire, to construct, lay down, erect, establish, operate, maintain and carry on all necessary work, stations, engines, machinery, turbines or hydraulic apparatus, plant, cables, wires, works, lines, generators, accumulators, lamps, meters, transformers and apparatus connected with the generation, accumulation, distribution, transmission, supply, use and employment of electricity; to generate, accumulate and distribute electricity for the supply of electric, light, heat and motive power and for industrial or other purposes; Provided, however, that any sale, distribution or transmission of electric, hydraulic or other power or force beyond the limits of the lands of the company, shall be subject to local and municipal regulations in that behalf; (e) To carry on a general contracting and construction business and for such purposes to enter into, carry out, perform, sign and sublet contracts for doing work and supplying materials in connection with the building of steam and electric railways, canals, telegraph and telephone lines to be used therewith, bridges and other public works, dry docks, dams, water-powers, wharves, piers, viaducts and other works and undertakings, and to receive as consideration therefor the stocks or bonds of any other company; (f) To contract with any person, corporation, society, public body or municipality, or with the government of Canada or any province thereof, or with any other country or state, for the making, building, construction and operation of all private and public works and undertakings of every description and kind, and generally to carry on the business of general contractors of works private or public; (g) To manufacture, sell and deal in, and to act as agent for the sale of all kinds of machinery, machines, apparatus, fixtures, instruments, materials, engines, lamps, wires, motors, air-brakes, implements and tools, and all other goods, wares and merchan-

dise of every description; (h) To apply for, obtain, register, purchase, lease, or otherwise acquire, and to hold, use, own, operate and introduce, and to sell, assign or otherwise dispose of any trade-marks, trade names, patents, inventions, improvements and secret processes having relation to any of the businesses which this company is authorized to carry on, or used in connection with, or secured under letters patent of the Dominion of Canada or elsewhere, or otherwise, and to use, exercise, develop, grant licenses in respect of, or otherwise to turn to account any such trade-marks, trade names, patents, licenses, secret processes and the like, or any such property or rights; (i) To purchase, lease or otherwise acquire, sell, equip, maintain and operate all such transportation facilities, whether by land or water, as may be necessary or convenient in the conduct of its operations; and to sell, lease or otherwise dispose of the same; (i) To acquire water-power by purchase, lease or otherwise, and to develop the same, and to develop, transmit and supply steam, electric, hydraulic and pneumatic power for the purposes of the company; Provided that any supply or transmission of steam. electric, hydraulic, pneumatic power or force shall be subject to local and municipal regulations in that behalf: (k) To construct, purchase, charter, employ, own, maintain, manage, navigate, lease and sell steam or sailing vessels or other kinds of craft, lighters, floats, steam pumps, diving apparatus, cranes, plant, machinery and appurtenances; (1) To acquire and take over contracts, and to transfer, assign or otherwise dispose of any contracts or undertakings of the company in whole or in part; (m) To acquire and undertake the good-will, property. rights, franchises and assets of every kind, and the habilities of any person, firm or association for one or more of the purposes for which this incorporation is formed; and to make, allot and issue in payment or exchange in whole or in part therefor, bonds or debentures of the company and common or preferred shares of the capital stock of the company as fully paid and non-assessable; (n) To pay all or any expenses incurred in connection with the formation, promotion and incorporation of the company, or any other company which the company has power to promote, or in which the company is in any way interested or concerned; or to contract with any person, firm or company to pay the same, and to pay commissions to brokers and others for placing, selling or guaranteeing the subscription of any shares, bonds, debentures or securities of this company or of any other such company as aforesaid; (a) To sell or dispose of the undertaking and assets of the company hereby incorporated, or any part thereof, for such consideration as the company may think fit, including shares, debentures or securities of any other company having objects altogether or in part similar to those of the company hereby incorporated; (p) To distribute any of the property of the company hereby incorporated in specie or money among its shareholders; (q) To receive and accept bonds, debentures or other securities in payment in whole or in part for work done or materials supplied in connection with the business of the company, notwithstanding the provisions of section 44 of the said Act; (r) To make advances to customers and those having dealings with the company, and to guarantee the performance of contracts by any such persons; (s) To do all such other things as may be deemed conducive to the attaining of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'MANITOBA LAND AND TIMBER COMPANY, LIMITED.'

Incorporated, March 16, 1910. - - - Amount of capital stock, \$400,000.
Number of shares, 4,000.—Amount of each share, \$100.

Corporate Members:—George Vipond Cousins, accountant; Patrick Francis Brown and Charles Albert Hale, clerks; Ida Hill McKerracher and Winnifred Evelyn Patch, stenographers, all of Montreal, Oue.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To acquire by purchase, lease, exchange or otherwise and to hold, either absolutely as owner or as agent, and to sell, lease and convey lands or other property, real or personal or any interest therein; (b) To erect and construct houses, buildings or works of every description on any land owned by the company or upon other lands and to re-build, enlarge, alter or improve houses or other buildings existing thereon; (c) To survey, subdivide, improve and develop lands for the purpose of sale or otherwise; (d) To act as agent for any person, firm or corporation for the leasing, managing, mortgaging, buying, selling and improving of lands; (e) To carry on the business of lumber operators, timber merchants, sawmill proprietors and general merchants, and to buy, sell, prepare for market, manufacture, import, export and deal in timber and wood of all kinds, and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used, and all articles that can be made from or extracted from wood or the waste product of wood; (f) To purchase, lease or otherwise acquire the property, rights, franchises or privileges of any person, firm or corporation in or to any timber license, lands or timber limits, and the same to hold, sell, lease or otherwise dispose of; (g) To purchase, charter, hire, build, or otherwise acquire, hold, maintain, repair, improve, alter, sell, exchange, let out to hire or charter or otherwise deal with and dispose of steam and other ships or vessels or any shares or interests in the same, with all equipments and furniture, and to carry on all or any of the business of shipowners, shipbrokers, managers of shipping property, freight contractors, carriers by land and water, warehousemen, wharfingers, barge owners, tug owners, lightermen, towage contractors, forwarding agents and general traders; (h) To construct, acquire or establish docks, ships, wharves, jetties, piers, workshops, buildings, machinery, warehouses and other conveniences and to carry on the business of proprietors of docks, wharves, jetties, piers and any other business which can be conveniently carried on in connection with the same; (i) To acquire, construct, develop, maintain and operate roads, tramways on lands owned or controlled by the company, water-powers, reservoirs, water-courses, dams and other works and conveniences which may to the directors seem calculated directly or indirectly to advance the company's interests, and to contribute to, subsidize, or otherwise assist any such works undertaken by others; (i) To acquire, utilize and develop any water-power for the purposes of the company, and to purchase, lease or otherwise acquire and to sell, or otherwise dispose of any surplus of water-power, electric power or other power of any nature whatsoever; provided, however, that the sale, distribution and transmission of electric or other power or force for heat, light and power, shall be subject to any municipal or local regulations respecting the same; (k) To acquire and take over as a going concern the undertaking, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which this company is authorized to carry on or possessed of property suitable for the purposes of this company and with a view thereto to acquire all or any of the shares, debts and liabilities of such company, and to pay for the same in the shares or other securities of this company; (1) To sell, lease or otherwise dispose of the whole or any branch or part of the Lusiness, undertaking, property, liabilities and franchises of

the company to any other person or company for such consideration as the company may think fit and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (m) To apply for, purchase or otherwise acquire any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (n) To purchase, lease or otherwise acquire, hold and enjoy all the property, franchises, good-will, rights and privileges held or enjoyed by any person or firm or by any company or companies carrying on, or formed for carrying on any similar business to that which this company is authorized to carry on or to undertake the liabilities of any such person, firm or company; (o) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise and to hold, sell or otherwise dispose of shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company or carrying on any business capable of being conducted so as directly or indirectly to benefit this company and to vote all shares so held through such agent or agents as the directors may appoint; (p) To enter into partnership, or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit this company; and to lend money to, guarantee the contract of, or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue, with or without guarantee or otherwise deal with the same; (q) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants, debentures and other negotiable or transferable instruments; (r) To distribute in specie or otherwise as may be resolved any assets of the company among its members, and particularly the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (s) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (t) To enter into any arrangements with any government or authorities supreme, municipal, local or otherwise, that may seem conducive to the company's objects or any of them, and to obtain from any such government or authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise, and comply with any such arrangements, rights and concessions; (u) To do all or any of the matters hereby authorized, either alone or in conjunction with, or as factors, trustees or agents for any other companies or persons, or by or through any factors, trustees or agents; (v) To carry on any other business which may seem to the company capable of being conveniently carried on in connection with the above or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (w) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued March 16, 1910, to

'DU SAULT CIE' (LIMITED).

(1) Subdividing the shares of the said company from \$500 cach into shares of \$100 cach; (2) Changing the name of the said company to that of 'The Merchants Biscuit Co, Limited'; (3) Increasing the capital stock of the said company from \$40,000 to the sum of \$75,600, being an addition of 350 shares of \$100 cach to the present capital stock.

Supplementary Letters Patent, issued March 16, 1910, to the

'P. D. DODS & CO.' (LIMITED).

Decreasing the capital stock of the said company from \$300,000 to the sum of \$211,400, such decreased capital stock to consist of 2,114 shares of \$100 each.

'CANADIAN DOMESTIC ENGINEERING COMPANY, LIMITED.'

Incorporated, March 17, 1910. - - - Amount of capital stock, \$45,000.

Number of shares, 450.—Amount of each share, \$100.

Corporate Members.—Robert Taschereau, K.C.; Thibaudeau Rinfret and Rosario Genest, advocates; Joseph Alexander Trotwood Richards, accountant; and Joseph Emile Billette, student-at-law, all of Montreal, Que.

First or Provisional Directors:—Robert Taschereau, Thibaudeau Rinfret and Rosario Genest.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on and conduct a general consulting, domestic, engineering practice in the design and supervision of the heating, ventilating, lighting, sanitation and other mechanical equipment of all classes of buildings, both public and private; in the design and supervision of steam and electrical nower plants, both as regards the erection and equipment of the buildings themselves when the same are to be used in whole or in part for power, mill or factory purposes, and in the generation and distribution of steam, electricity and other mechanical energy, and in the design and supervision of structural steel and iron work, and of concrete construction, in all kinds of buildings and works, both public and private; (b) To make, enter into, perform and carry out contracts for constructing, altering, decorating, maintaining, furnishing, fitting up and improving buildings of every sort and kind; to advance money to and enter into contracts and arrangements of all kinds with builders, property owners and others with whom the company may have business relations; to carry on in all their respective branches the businesses of builders, contractors, decorators, dealers in stone, brick, timber, hardware, and other building materials or requisites; to purchase for investment or resale, and to sell houses, lands, real property of all kinds and any

interest therein, and generally to deal in, sell, lease, exchange or otherwise deal with lands, buildings and any other property, whether real or personal; (c) To carry on the business of contracting and construction in all its branches; (d) To build, erect, promote, construct, provide, acquire, repair, equip, carry out, maintain, develop, improve, operate, manage, control, take on lease or agreement, sell, lease, let, license to use, work and dispose of water, gas, and electrical works, tunnels. bridges, viaducts, docks, wharves, piers, roads, ways, reservoirs, aqueducts, water courses, canals, hydraulic works, factories, warehouses, mills, and all other works and conveniences; (e) To carry on the business of electricians, mechanical engineers and manufacturers, and workers and dealers in electricity, motive power, heat and light, and any business in which the application of electricity or any power, like or otherwise is or may be useful, convenient or ornamental, or any other business of a like nature, and to manufacture and produce and either as principals or agents, trade and deal in and deal with any article belonging to any such business, and all apparatus, appliances and things used in connection therewith, or with any inventions or patents; to construct, maintain and operate works for the supply and distribution of electricity, for light, heat and power; to purchase or otherwise acquire and sell, work or otherwise deal with land, water, waterpower, water-power supplies and water-power work and equipment, or works; to undertake, construct, acquire and carry on works of all kinds relating to any business of the company, and to enter into such arrangements as may be necessary to carry out the same : Provided that any sale, distribution or transmission of electric, pneumatic or hydraulic or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (f) To carry on the business of mechanical engineers and dealers in and manufacturers of plants, engines and other machinery, tool makers, brass founders, metal workers, boiler makers, millwrights, machinists, iron and steel converters, smiths, builders, metallurgists, electrical, civil and water supply engineers, and to buy, sell, manufacture, repair, convert, alter, let on hire and deal in machinery, implements, rolling stock and hardware of all kinds; to build, construct and repair railroads, water, gas and electric works, tunnels, bridges, viaducts, canals, hotels, wharves, piers, or any like work of internal improvement, public use or utility; (g) To design, construct, enlarge, extend, repair, complete, take down and remove, or otherwise engage in any work upon bridges, piers, docks, foundations, mines, shafts, tunnels, wells, waterworks, lighthouses, buildings, railroads, canals and all kinds of excavations and iron, wood, masonry and earth construction and to make, execute and take or receive any contracts or assignments of contracts therefor or relating thereto or connected therewith, and to receive in payment therefor cash or stock, bonds or other securities of any corporation with which such contracts may be made, and any or all other property of any sort whatsoever, and to hold or sell the same, and to subscribe to the capital stock or bonds of any such corporation; notwithstanding the provisions of section 44 of the said Act; (h) To purchase, take on lease or in exchange, hire or otherwise acquire all real and personal property, and any rights or privileges which the company may think necessary or convenient for the purposes of its business; (i) To acquire the good-will, rights, property and assets of all kinds, and to undertake the whole or any part of the liabilities of any person, firm, association or corporation, and to pay for the same in cash, stock, bonds, debentures or other securities of this corporation or otherwise; (j) To acquire and take over as a going concern the business now carried on in the city of Montreal, province of Quebec, under the style of Huey & Bélanger, consulting engineers, and all or any of the liabilities of the proprietors of that business in connection therewith. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

HE CROSSEN CAR COMPANY LIMITED?

Incorporated, March 17, 1910. - - Amount of capital stock. \$1.000,000.

Number of shares, 10,000.-Amount of each share, \$100.

Corporate Members:—Alexander Falconer, of Westmount, Que., advocate; Michael Arthur Phelan, Henry Stevens Williams and Wilfrid Bovey. advocates; and Benjamin Ginsherz, accountant all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief Place of Business:-Town of Cobourg, Ont.

Objects of the Company:-(a) To carry on business as manufacturers of and dealers in all kinds of vehicles for the carriage of passengers or freight and in especial cars of all kinds and descriptions for use on steam, electric, cable or other railways or cableways or on roads or otherwise; (b) To carry on business as manufacturers of and dealers in steam, electric, compressed air, internal combustion or other locomotives, motor trucks, tractors, traction engines and generally all kinds of railway and other motive equipment; (c) To carry on business as dealers in motor cars and self-propelled vehicles of all kinds and descriptions for the carriage of passengers or freight for use on railways or cable-ways or on roads or otherwise; (d) To carry on business as manufacturers of and dealers in all furniture and other accessories and articles used or useful in connection with railway and other cars, motive equipment and motor vehicles of all kinds; (e) To carry on business as electrical engineers and manufacturers of motors, dynamos and all other electrical apparatus of every kind and description, and to earry on wherever the works of the company may be situated the business of suppliers of electricity for the purposes of light, heat, motive power or otherwise and manufacturers of and dealers in all articles or things required for or capable of being used in connection with the generation, distribution, supply, accumulation and employment of electricity; provided that all sales, distribution or transmission of electric or other power or force shall be subject to local and municipal regulations in that behalf; (f) To carry on the business of iron founders, mechanical engineers and manufacturers of all kinds of machinery, tool makers, brass founders, metalworkers, boiler-makers, mill-wrights, machinists, iron and steel converters, smiths, and metallurgists, and to buy, sell, manufacture, repair, convert, alter, let on hire and deal in machinery, implements, rolling stock and hardware of all kinds; (g) To purchase or otherwise acquire and hold, and to sell or otherwise deal with mines and mineral rights; to work mines and to carry on any business relating to the winning and working of minerals and the production and working of metals; (h) To carry on business as contractors; to contract for and erect buildings of all kinds and especially foundries, mills, furnaces, boiler shops, machinery shops, electric stations and distributing stations, car barns, round houses. stations, railways, cable-ways, trainways, roads and other works of the same or similar nature; (i) To carry on business as lumber dealers and lumber merchants. to purchase or otherwise acquire and to hold and to sell, lease or otherwise deal in lumber of all kinds and timber or other lands and timber rights and to purchase, take on lease or otherwise acquire and to own and operate or sell, let on hire or otherwise deal with lumber and other mills, finishing shops and all plants and buildings used or useful in connection with the cutting, rough dressing and finishing of wood and the manufacture of all wooden articles of any kind or nature; (i) To acquire by purchase, lease or otherwise, water courses or waterpowers or any rights in the same and to utilize and develop, grant leases of or rights over the same, and to sell and distribute water for power or otherwise as may be necessary for the purposes of the company subject to local and municipal

regulations: (k) To acquire by purchase, lease, exchange or otherwise lands and buildings of any tenure or description and any estate or interest therein and any rights over or connected with the said lands or buildings and to turn the same to account as may seem expedient and in particular by preparing building sites and by constructing, altering and maintaining offices, houses and buildings of all kinds; (1) To construct, carry out, maintain, manage, work, control and superintend on lands owned or controlled by the company and for the purposes aforesaid, any roadways, tramways, railways, cableways, sidings, bridges, wharves, telegraph and telephone lines wherever the works of the company may be situated; (m) To build or to purchase, take on lease or otherwise acquire and to own and operate steamships, and to sell, lease or otherwise deal with barges, tugs and other vessels as may seem useful for the purposes of the company; (n) To purchase or otherwise acquire any right or interest in any patents, brevets d'invention, licenses, concessions and the like conferring any exclusive or non-exclusive or limited right to use or any secret or other information with regard to any inventions, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any of such patents, brevets d'invention, licenses, concessions and the like aforesaid; (0) To make advances of money to persons having business dealings with the company and to acquire and hold as collateral security such movable or immovable property as may seem fit and to guarantee the performance of contracts by any such person; (p) To carry on any business germane to the foregoing which may seem to the company capable of being conveniently carried on in connection with any of the above businesses or objects, or calculated to enhance the value of or render profitable any of the company's properties or rights for the time being; (q) To acquire and undertake the whole or any part of the business, property and liabilities of any person or company carrying on business the company is authorized to carry on or possessed of property suitable for the purposes of the company; (r) To subscribe for, take or in any way acquire the stocks, shares, bonds, debentures, or other obligations or securities of any company having objects similar to those of this company; to sell or otherwise dispose thereof, notwithstanding the provisions of section 44 of the said Act; to guarantee any bonds, debentures, obligations or securities so sold or disposed of by this company, or of any company having such objects or carrying on any business capable of being conducted so as to benefit this company and germane to the objects thereof; (s) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures, or securities in any other company having objects similar to those of this company; (t) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, to guarantee the contracts of or otherwise assist any such person or company and to take or otherwise acquire shares and securities of any such company and to sell, hold, re-issue with or without guarantee or otherwise deal with the same; (u) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'GAS & ELECTRIC APPLIANCES, LIMITED.'

Incorporated, March 17, 1910. - - - Amount of capital stock, \$50,000.

Number of shares, 500.-Amount of each share, \$100.

Corporate Members:—Herman Henry Pitts, manufacturer; Margaret Flora MacLeod, teacher; and Stirling MacLeod Pitts, wife of the said Herman Henry Pitts, all of Ottawa, Ont.; Isaac Clarence Sharp, M.D., and Gordon MacLeod Pitts, C.E., both of Montreal, Oue.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company: - (a) To carry on the business of manufacturing, buying, selling, renting and dealing in all kinds of machines, fixtures, fittings, apparatus, and materials for, or in connection with or accessory to the generation, manufacture, use or consumption of all kinds of gas and electricity, or other means of producing light, heat or power, or otherwise; (b) To apply for, purchase and otherwise acquire and use, sell, license and otherwise deal in any patents of invention for any such machines, fixtures, fittings or apparatus or with any process connected with or accessory to the generation, manufacture, use or consumption of gas and electricity, or other means of producing light, heat or power; (c) And to purchase, take, acquire, hold, sell and deal in the bonds and shares of any other company or companies having objects altogether or in part similar to those of the company, notwithstanding the provisions of section 44 of the said Act; and to carry on any business capable of being conducted so as to directly or indirectly benefit the company and to promote any such other company or companies; and (d) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'H. A. DRURY COMPANY, LIMITED.'

Incorporated, March 17, 1910. - - - Amount of capital stock, \$200,000.

Number of shares, 2,000.—Amount of each share, \$100.

Corporate Members:—Henry Allison Drury, merchant; and Katherine Knight Drury, wife of the said Henry Allison Drury, both of Westmount, Que; Charles Le-Baron Drury, of Toronto, Ont., merchant; Francis Alexander McDonald, merchant; and Archibald Knight Drury, student, both of Montreal, Que.

First or Provisional Directors:—Henry Allison Drury, Francis Alexander McDonald and Archibald Knight Drury

Chief place of Business:-City of Montreal, Que.

Objects of the Company:—(a) To purchase, sell. nanufacture and deal in steel, iron, metals, tools and railway, mining, municipal, and manufacturing machinery and contractors' supplies, and to carry on a general business as merchants and manufacturers, and to act as agents for others for the sale throughout Canada and elsewhere of all goods, wares and merchantise of any character or description whether on commission or otherwise; (b) To purchase, take over and carry on as a going concern the business now carried on at Montreal and elsewhere in Canada under the name of H. A. Drury & Company as dealers in steel, iron, metals, tools and railway, mining, municipal, manufacturing machinery and contractors' supplies, including real estate, stock in trade, book debts, contracts, good-will and all property whatsoever of the said concern and to pay for the same in cash, bonds or paid-up stock of this company; (C) To acquire by

purchase, lease or other legal title and to sell or otherwise deal in any mines, minerals, mining rights or interests of any kind whatsoever, and to explore and develop the same, and to raise, wash, smelt, assay, amalgamate and test ores, metals and minerals of all kinds whether belonging to the company or otherwise, and generally to carry on the business of a refining, smelting, milling and mining company in all or any of its branches; (d) To build, acquire, own, charter, navigate and use steam and other vessels for the convenience of the raw material or the products of the company, and to build, acquire, own, lease or hire, and operate cars, wagons, or other vehicles for the conveyance of the raw material or the products of the company; (e) To carry on or promote a company to carry on any other business, whether manufacturing or otherwise, which is germane to any of the objects above specified; (f) To subscribe for, take or in any way acquire the stocks, shares, bonds, debentures or other obligations or securities of any company carrying on or engaged in a business which this company is authorized to carry on; (g) To acquire by purchase, lease or otherwise and to hold such property movable and immovable as may be deemed necessary and requisite for the purposes of the company's business, including live stock, stores, warehouses and other establishments, and to erect and construct the same when and where advisable; (h) To apply for, register, acquire, lease and dispose of trade-marks, industrial designs, patents and patent rights, formulæ, secret processes, for and in respect of any invention which may be deemed useful and necessary for the company's business, and to acquire and work any patents of invention or any license to use any invention which may be deemed to be of use in connection with the company's business; (i) To acquire and hold security of any kind, real or personal for debts, liabilities and obligations to the company in respect of the purposes and objects of the said company, and to improve, manage, develop, pledge, bond, sell, lease, or dispose of any or all of the property and rights of the company; (j) To make advances to persons having business dealings with the company, and upon such terms as may seem expedient and particularly to customers and others having dealings with the company, and to guarantee the performance of contracts by such persons; (k) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities in any other company having objects similar to those of this company; (1) To enter into partnership or into any arrangement for sharings profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in or any business germane and capable of being conducted so as to benefit this company; to guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same; (m) To amalgamate with any other company having objects similar to those of the company; (n) To pay for any property, rights or privileges acquired by, or services rendered to the company by the issue of fully paid-up and non-assessable shares in the capital stock of this company; (o) To carry on any other business, whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with any of the above businesses or objects or calculated to enhance the value of, or render profitable any of the company's property or rights; (p) To do all such things as are incidental or conducive to the attainment of the foregoing objects or any one or other of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

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THE TALBOT-ALLARD LUMBER CO., LIMITED.

Incorporated, March 17, 1910. - - - Amount of capital stock, \$300,000.

Number of shares, 3,000.—Amount of each share, \$100.

Corporate Members:—Wilfrid Talbot, trader; Ernest Talbot, agent; Irene Rioux, book-keeper; and Joseph Charbonneau, foreman, all of Outremont, Que.; and Uldoric Allard, of Courcelle, Que., trader.

First or Provisional Directors: Wilfrid Talbot, Ernest Talbot and Uldoric Allard.

Chief place of Business:-Town of Outremont, Que.

Objects of the Company:-(a) To carry on the business of lumberers, saw and planing millers, and manufacturers of lumber, wood, logs, posts, ties, pulpwood, firewood and wooden wares of all kinds and descriptions whatever, and of all articles in the making of which timber or wood is required or used or may be utilized, and to buy, sell, prepare for market, manipulate, export, import and deal in timber limits, lands and licenses; (b) To purchase, lease, acquire, develop and improve water and other power, and to use, lease, sell or otherwise dispose of the same or any portion or surplus thereof; provided, however, that the sale, distribution or transmission of electric, hydraulic or other power or force beyond the limits of the lands of the company shall be subject to local and municipal regulations in that behalf; (c) To carry on business as general merchants and to manufacture and sell pulp and paper or any product in which pulp and paper may be used; (d) To acquire by purchase, exchange, lease, or otherwise and to hold, use, alter, work, improve, manage, sell, lease or otherwise dispose of either in whole or in part, and generally deal in real estate and immovables of every kind and description and all interest thereof and therewith connected, and to erect, alter, repair and maintain buildings upon any lands which the company may hold, own or have any interest in and to take or hold mortgages for any unpaid balance of the purchase money on any of the lands or buildings so sold, and generally to carry on the business of a real estate and improvement company; (e) To farm, cultivate, develop or otherwise turn to account any lands of the company; (f) To prospect for, open, explore, develop, work, improve, maintain, and manage gold, silver, copper, coal, iron, asbestos, sulphur, and other mines, mineral and other deposits and properties, and to dig for, raise, crush, wash, smelt, assay, analyse, reduce and amalgamate and otherwise treat ores, metals and minerals whether belonging to the company or not, and to render the same merchantable, and to sell and otherwise dispose of the same. or any part thereof or any interest therein; (g) To acquire by purchase, lease, concession, license, exchange or other legal title, mines, mining lands, easements, mineral properties or any interest therein, minerals and ores and mining claims, options, powers, privileges, water and other rights, patent rights, letters patent of invention, processes and mechanical or other contrivances and either absolutely or conditionally and either solely or jointly with others, and as principals, agents, contractors or otherwise, and to lease, place under license, sell, dispose of and otherwise deal with the same or any part thereof, or any interest therein; (h) To enter into any arrangements for sharing profits, union of interests or co-operation with any other person or company carrying on or about to carry on any business or transaction which may be of benefit to the company hereby incorporated; (i) To build, maintain and operate on its properties or on any property under its control, jetties, dams, canals, hydraulic, electric and other powers, waterworks, roads, workshops, depots and sheds necessary or

used for its business; (i) To fabricate, buy and sell any articles of merchandise, tools and apparatus required by the company or by its employees and workmen; (k) To engage in the manufacture and sale of chemicals and their by-products. and to erect works and plant necessary and expedient; (1) To build, acquire, hold, freight and employ boats and vessels of any kind necessary and useful for its business and operations; (m) To receive in payment of lumber, pulpwood, logs, ties, shingles, elapboards, firewood, wooden wares, ehemicals and their byproducts, ores, lands, buildings, immovables, merehandise, goods, effects and articles whatsoever made, manufactured, held and had in the eourse of its business or for work or labour done and performed or services of any kind rendered shares, bonds, debentures or other values issued by any company notwithstanding the provisions of section 44 of the said Act, and to keep or dispose of them as the company may see fit; (n) To acquire the assets, property, privileges, franchises, contracts or rights of any person, exereising an industry or earrying on a trade similar in whole or in part to that of this company, and to pay for them by paid-up shares wholly or partly and to assume the debts relating thereto; (o) To apply for and obtain from the proper authorities in any foreign country such license, registration and recognition of the company and of the rights, powers, privileges and objects as may be considered necessary and to do whatever may be expedient to comply from time to time with all or any laws, ordinances, decrees, regulations or other requirements, now or in future existing in any such place and to do all such matters and things, acts or operations as are incidental or necessary to those hereinabove mentioned or which may facilitate the due attainments of all the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued March 17, 1910, to

'THE DOUGALL VARNISH COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$150,000 to the sum of \$200,000, being an addition of 500 shares of \$100 each to the present capital stock.

'MAIN BELTING COMPANY OF CANADA, LIMITED.'

Incorporated, March 18, 1910. - - - Amount of capital stock. \$5,000

Number of shares, 1,000—Amount of each share, \$5

Corporate Members:—William Thompson Plummer, manufacturer, of Ardmore, Penn, U.S.A.; William McGeorge, jr., ecuncillor-at-law, of Cynwyd, Penn, U.S.A.; Frederick Conant Bingham, manager, of Philadelphia, Penn, U.S.A.; Daniel Elmer Parker, salesman, of Salem, Mass, U.S.A.; and Charles Lovelace Buchanan, book-keeper, of Montreal, Que.

First or Provisional Directors:—William Thompson Plummer, William McGeorge, jr., and Frederick Conant Bingham.

Chief place of Business:-City of Montreal, Que.

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Objects of the Company:-(a) To manufacture, export, import, buy, sell and generally trade and deal in any and all kinds of belting and appliances used in connection therewith or in any way entering into the composition or manufacture thereof: (b) To manufacture, export, import, buy, sell and otherwise deal in any and all sorts of mill supplies and all kinds of fabrics, materials and articles in any way entering into or requisite for the manufacture of mill supplies, or accessory thereto, and to act as agents for others manufacturing or dealing in similar articles; (c) To purchase or otherwise acquire the good-will, undertaking, rights, property and assets, and to assume the whole or any part of the liabilities of any person, firm, company or association carrying on any business with objects similar to those of this company, or which this company has power to carry on or undertake and to carry on, conduct and limi . any such business so acmired, and to make and carry into effect any contracts or agreements with any person, firm or company, as aforesaid, with respect to amalgamation, joint working, co-operation, division of profits, or otherwise, and to accept by way of consideration for any such contracts or arrangements, any shares, debentures or securities of any similar company, notwithstanding the provisions of section 44 of the said Act: (d) To purchase or otherwise acquire provisional or other protection and licenses in respect of any inventions, patents, trade-marks or names, designs, copyrights, schemes, ideas which may appear likely to be advantageous or useful to the company and to test, develop, prolong, renew, vend, grant exclusive or other licenses in respect of or otherwise deal with all or any of the same; (e) Notwithstanding the provisions of section 44 of the said Act, to invest and deal in stocks of any other corporation with moneys of the company not immediately required for the purposes of the company, from time to time, as the company is by law authorized to do, and to make cash advances to, guarantee contracts or engagements of, become surety for and financially assist any person, firm, company or corporation carrying on business similar to that which this company is hereby authorized to carry on; (f) To pay for any services rendered to or property or rights acquired by the company in such manner as may seem expedient by the issue of shares, either fully or partially paid-up, or other securities of the company; (g) To sell, transfer or dispose of the whole or any part of the business or undertaking of the company to any similar company, or to any person, firm or corporation, carrying on a similar business, and to accept as consideration for any such sale, transfer or disposal, any shares, debentures, bonds or securities of any other similar company; (h) To distribute among the members of the company any shares, debentures, security or property belonging to the company; (i) To carry on any other business whether manufacturing or otherwise which may seem to the company capable of being conveniently carried on in connection with the above, or calculated directly or indirectly to enhance the value of the company's property or rights. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'BALTIMORE LUNCH, LIMITED.'

Incorporated, March 21, 1910. - - - Amount of capital stock. \$50,000.

Number of shares, 500 .- Amount of each share, \$100.

Corporate Members:—Royden George Cowan and Frank Minshull, restaurant keepers; Margaret Cowan and Hilda Minshull, married women; Harry Wilson, cashier; and Robert Bertram Beaumont, solicitor, all of Toronto, Ont.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:—(a) To carry on the trade and business of a restaurateur, confectioner and enterer; (b) To maintain tea, coffee and refreshment rooms; (c) To manufacture and sell ice cream and other ices; (d) To purchase and acquire such lands, premises, machinery and appliances as may be necessary to carry out the objects of the company. The operations of the company to be curried on throughout the Dominion of Canada and elsewhere.

· THE CANADIAN METALLURGICAL COMPANY, LIMITED.

Incorporated, March 21, 1910. - - - Amount of capital stock, \$2,500,000.

Number of shares, 25,000 .- Amount of each share, \$100.

Corporate Members:—Charles Glass Greenshields and Edgar Reginald Parkins, advocates; Oscar Gagnon and John Morton Montle, students; and Ralph Erskin Allan, secretary, all of Montreal, Que.

First or Provisional Directors:—Charles Glass Greenshields, Edgar Reginald Parkins and Oscar Gagnon.

Chief place of Business :- City of Montgeal, Que.

Objects of the Company: -(a) To carry on the business and operations of mining and smelting minerals in all its branches, and to acquire and hold by purchase, lease, license or otherwise mines, minerals, mining rights and privileges, and to explore, work, exercise and develop the same; and to mine, sink shafts, excavate, work and carry on the operation of mining, smelting and milling ores and minerals and preparing the same for sale by any means or process; (b) To treat, smelt, refine, and prepare for the market, minerals, ores or other substances by any process whatsoever, and in any manner or form, and for such purpose to purchase, acquire, install and operate all necessary plants, machinery and apparatus, and to purchase, sell and deal in ores of all kinds, and to buy, sell and deal in any products or by-products, of such ores; (c) To prospect for, explore, develop, improve. work, manage and maintain mines, quarries, mineral and other deposits and properties, and to mill. crush, wash, smelt, roast, assay, reduce and otherwise treat metals, coal, coke, ores, clay and all kinds of minerals whether belonging to the company or produced from the company's properties, or supplied by others to the company for such purpose, and to render the same merchantable, and to sell and otherwise dispose of the same or any part thereof or any interest therein, and generally to carry on the business of a mining, milling, reduction, quarrying and development company; (d) To acquire for the purposes of the company and convenient for its use water-powers, and subject to the federal and provincial statutes and municipal regulations, to creet poles to carry wires for the transmission of electricity and for the generation and supply of electricity for heating and lighting purposes, and motive power; (e) To acquire, purchase, lease, rent. and construct dams for the development of water-power; (f) To contr of for the supplying of electric light, electric power for heating purposes. and motive power, and generally to acquire, work and construct all and every the apparatus necessary for the generation, accumulation, transmission and supply of electric power for lighting and heating purposes, and for the purpose of supplying, developing and distributing hydraulic and other mechanical power, subject to local and municipal regulations in that behalf; (g) To acquire by purchase or otherwise, and hold lands, timber limits, or licenses, water lots, waterfalls, water privileges or concessions, and all powers and rights and interests therein, and to improve and utilize the same, and to promote the settlement of the said lands, and to establish stores for the sale of provisions and general merchandise to settlers and intending settlers and others upon the lands belonging or sold by the company; (h) To carry on any other business whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with the business or objects of the company and germane thereto; (i) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, any business similar thereto, or possessed of property suitable for the purposes thereof, and to pay for the same wholly or in part in cash, or wholly or in part in bonds, or wholly or in part in stock of the company; (j) To enter into partnership or into any arrangement for sharing of profits, union of interest, co-operation, general adventure, reciprocal concession, or otherwise, with any person or firm now or hereafter carrying on or engaged in any business or transactions which this company is authorized to carry on or engage in; (k) To acquire and hold shares, bonds, or other securities of or in any corporation or company doing a business similar to that authorized to be done by this company, notwithstanding the provisions of section 44 of 'The Companies Act,' and as holders thereof to exercise all the power as owners thereof; (1) To apply for, take out, hold, purchase or otherwise acquire, patents of invention, leases, licenses and concessions, conferring any exclusive or limited right to use or other information as to any invention which may seem capable of being used for any of the purposes of the company, and which might seem calculated to benefit the company, and to use and dispose of such patents or information as to the company may seem proper; (m) To amalgamate with any other company or corporation having objects similar to those of this company; (n) To do all the acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking and to give full effect to the powers hereby conferred upon the company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

"CANADIAN REAL ESTATE AGENCY COMPANY, LIMITED."

Incorporated, March 21, 1910. - - - Amount of capital stock, \$200,000.

Number of shares, 2,000.—Amount of each share, \$100.

Corporate Members:—James Steller Lovell, accountant; William Bain, book-keeper; Robert Gowans, Henry Chambers and Albert John Wise, solicitors' clerks, all of Toronto, Ont.

First or Provisional Directors:—The said corporate members.

Chief place of Business :- City of Toronto, Out.

Objects of the Company:—(a) To acquire by purchase or otherwise and hold lands. timber limits or licenses, water lots, water falls, water privileges or concessions

and powers and rights, and interests therein, and to build upon, develop, cultivate, farm, settle and otherwise improve and utilize the same, and to lease, sell or otherwise deal with or dispose of the same; and generally to carry on the business of a land and land improvement company; (b) To aid and assist by way of bonus, cash advances or otherwise with or without security settlers and intending settlers upon any lands belonging to or sold by the company, and generally to promote the settlement of said lands; (c) To establish stores for the sale of groceries, provisions and general merchandisc to settlers and intending settlers and others upon lands belonging to or sold by the company or in the neighbourhood of such lands and generally to carry on the business of general storekeepers and merchants; (d) To purchase or otherwise acquire, hold, pledge, hypothecate, sell or otherwise dispose of shares or stock, bonds, debentures or other securities in any other corporation, notwithstanding the provisions of section 44 of the said Act; (e) To purchase or otherwise acquire and undertake and assume all or any part of the assets, business, property, privileges, contracts, rights, obligations and liabilities of any person, firm or company carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessed of property suitable for the purposes of this company's business, and to issue in payment or part payment for any property, rights or privileges acquired by the company, or for any guarantees of the company's bonds, or for services rendered, shares of the company's capital stock, whether subscribed for or not, as fully paid-up and non-assessable, or the company's bonds; (f) To raise and assist in raising money for and to aid by way of bonus, promise, endorsement, guarantee or otherwise, any corporation in the capital stock of which the company holds shares or with which it may have business relations, and to act as employee, agent or manager of any such corporation, and to guarantee the performance of contracts by any such corporation or by any person or persons with whom the company may have business relations; (a) To enter into partnership or into any arrangement for sharing profits, union of interests, cooperation, joint adventure, reciprocal concession or otherwise, with any person or company now or hereafter carrying on or engaged in any business or transaction which this company is authorized to carry on or engage in; (h) To procure the company to be registered and recognized in any foreign country, and to designate persons therein, according to the laws of such foreign country, to represent this company, and to accept services for and on behalf of this company of any process or suit; (i) To amalgamate with any other company having objects similar to those of this company; (j) To lease, sell or otherwise dispose of the property and assets of the company or any part thereof for such consideration as the company may deem fit, including shares, debentures or securities of any company: (k) To do all acts and exercise all powers and carry on all business incidental to the due carrying out of the objects for which the company is incorporated and necessary to enable the company to profitably carry on its undertaking; (1) To do all or any of the above things in Canada or elsewhere, and as principals, agents or attorneys.

'NATIONAL TIMBER AND PULP COMPANY, LIMITED.'

Incorporated, March 21, 1910. - - - Amount of capital stock, \$500,000.

Number of shares, 10,000,-Amount of each share, \$50.

Corporate Members:—William Percy Gillespie and Charles George Gillespie, brokers, of Toronto, Ont.; Hubert Charles French, contractor, of Winnipeg, Man.; Ivers Philip Lawrence, wholesale lumberman, of Fitchburg, Mass., U.S.A.; and Stephen Hoyt, gentleman, of Ticonderoga, N.Y., U.S.A.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To buy, sell, have and hold lands and timbers, and all kinds of personal property, and to buy, sell, manufacture and deal in timber, bark, lumber, and all the products and by-products thereof, and to conduct a general lumber business in all its branches; (b) To own, maintain and operate hold, buy, sell and manufacture all kinds of machinery, and all articles, whether manufactured of wood, metal, cement or otherwise; (d) To manufacture, buy, -ell or otherwise dispose of sash, doors, blinds, and everything of whatever kind that is made or manufactured from lumber or bark; (e) To manufacture, buy, sell and dispose of furniture, paving blocks, bridge timbers of every description, railroad ties and telegraph or telephone poles, or wood for fuel purposes, and to conduct ture and sell pulp and paper, or any product in which pulp and paper may be used and to marbleize, carbonize, creosote and fire-proof or otherwise treat wood or timber of all kinds in order to preserve same; (q) To manufacture, purchase or acquire in any manner and to hold, own, pledge, sell, transfer or in any manner to dispose of, and to deal and trade in goods, wares, merchandise and property of any and every class and description; (h) To acquire the good-will, rights and property of any person, firm or edirporation earrying on a business similar in whole or in part to that of this company and to pay for the same in hold or in any way dispose of the whole or any part of the property so purchased the powers necessary or convenient in or about the conduct and management of grant licenses or other rights, inventions, improvements, or processes used in Canada, or other countries, or otherwise, and to work, operate and develop the same, and to carry on any business, manufacturing or otherwise, which may directly or indirectly effectuate these objects or any of them; (i) To guarantee, pur hase, hold, sell, assign, transfer, bledge, or otherwise dispose of the shares of the capital stock of or any bonds, securities, or evidence of indebtedness created or Government, and while the owner of such stock may exercise all the rights, powers and privileges of such ownership, including the right to vote thereon to the same extent as natural persons might or could do, notwithstanding the provisions of section 44 of the said Act; (k) To enter into, make and perform contracts of every kind with any person, firm, association, company or corporation, municipality, lady corporate, territory, province, government or colony, or dependency there of, and without limit as to amount: (1) To draw, make, accept, endorse, discount, execute and issue promissory notes, drafts, bills of exchange or other negotiable or transferable instruments and evidences of indebtedness; (m) To purchase, lease or acquire water or other power, and to use the same and to lease or otherwise dispose of any surplus thereof, subject to local and municipal regulations in that behalf; (n) To purchase, construct, charter and navigate steam or other vessels, and to construct and operate on the property of the company, or on property acquired for the purpose, tramways and railway sidings. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'CANADIAN CONSOLIDATED FELT COMPANY, LIMITED.'

Incorporated, March 23, 1910. - - - Amount of capital stock, \$2,000,000.

Number of shares, 20,000.—Amount of each share, \$100.

Corporate Members:—Joseph William Weldon, Errol Malcolm McDougall and John Jennings Creelman, advocates; Stephen John LeHuray, accountant; and Florence Ellen Seymour, stenographer, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company:-(a) To carry on the business of manufacturers of and dealers in felt, rubber and leather footwear, and all articles of which felt, rubber or leather form a part, and in all the by-products thereof, and to manufacture, sell and deal in all goods, wares and merchandise which can be advantageously manufactured, sold or dealt with in connection with such goods; (b) To acquire by purchase, concession, exchange or other legal title, and to construct, erect, operate, maintain and manage all factories, shops, storehouses, depots, machine shops, engine houses and other structures and erections necessary for its business and all other property movable and immovable necessary and useful for the carrying on of any of the purposes of the company, and to lease, sell, and dispose of the same; (c) Notwithstanding the provisions of section 44 of The Companies Act of Canada, to purchase and acquire and to own, hold, pledge and sell with or without guarantee the shares, debentures and bonds of any manufacturing or other corporation carrying on business similar to that of this company, and to amalgamate with any company constituted for the carrying on of any similar business; and to acquire by purchase, lease or otherwise, and to manage, operate and carry on the property, undertaking and business of any such corporation; (d) To issue, allot and deliver as fully paid-up and non-assessable any shares, debentures or other securities of this company in payment or part payment of any property, contracts, rights, shares, debentures or securities of any other company which this company may acquire for the purpose of its business, and in payment or part payment of the services rendered to the company in connection with its promotion, organization and business; (e) To develop and operate any water-power or water-powers and to generate, produce and accumulate by any means electric and electro-motive forces, or other similar agency for the production of light, heat or power, for the purposes of the company; with power to sell or otherwise dispose of any excess not required, and to supply the same for light, heat or power purposes to any person or corporation on such terms as may be agreed upon; provided that the foregoing powers when exercised outside the property of the company shall be subject to all provincial and municipal laws and regulations in that behalf; (f) To apply for, obtain, register, purchase, lease or license on royalty or otherwise, acquire and hold, use, own, operate and introduce and to sell, assign or otherwise dispose of any trade-marks, trade names, patents of invention, improvements and processes under registration or otherwise, useful to the business of the company, and to use, exercise, develop, grant licenses in respect of or otherwise turn to account any such trade-marks, trade names and inventions, licenses, processes and the like or any such other property or rights; (g) To enter into any arrangement for sharing profits or union of interest. joint adventure, reciprocal concession or otherwise, with any person or company carrying on or about to carry on any business which the company is authorized to carry on and to promote or assist in promoting and to become a shareholder in any such company, and to purchase or otherwise acquire shares and securities of such company or companies, notwithstanding the provisions of section 44 of the said Act, and to hold, sell, pledge, re-issue with or without guarantee or otherwise deal in the same; (h) To advance money to or guarantee the obligations or contracts of or otherwise assist or aid in any manner any company any of whose shares of capital stock, bonds or other obligations are held by the company, and to do any act or thing for the preservation and protection, improvement or enhancement of the value of any such shares, bonds or other obligations, and in like manner to advance money to or guarantee the contracts of or otherwise assist any person or company having business engagements with the company or indebted to it; (i) To acquire the good-will, property, rights and assets and assume the liabilities of any person, firm or company indebted to the company, or transacting any business similar to that conducted by this company, and to pay for the same in cash or in shares or securities of this company or otherwise; (j) To accept in payment of any sums due to or work done by this company, stock, shares, bonds, debentures or other securities of any other company; (k) To carry on any business, whether manufacturing or otherwise, which may be carried on in connection with the purposes of the company, or which may be beneficial or profitable thereto; (1) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects, altogether or in part, similar to those of the company; (m). To do all or any of the above things, as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others; (n) To do all and everything necessary, suitable, convenient, or proper for the accomplishment of any one or more of the objects herein enumerated or which shall or may at any time appear to be necessary for the protection or benefit of the corporation, either as holders of or as being interested in any property, shares, bonds or other securities; (o) To remunerate by payment in cash, stock, bonds or any other manner, any person or persons or corporation or corporations, for services rendered or to be rendered, in placing or assisting to place, or guaranteeing the placing of any of the shares of stock of the company, or any debentures or other securities of the company or in or about the formation or promotion of the company or in the conduct of the business; (p) The above objects, powers, or purposes of the company shall be deemed to be several and not dependent on each other and the company may pursue or carry on any one or more of such objects, powers, or purposes without regard to the others of them, and no clause shall be limited in its generality or otherwise construed having regard to any other clause of such objects, powers or purposes. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CANADIAN SANITARY MANUFACTURING COMPANY, LIMITED.'

(Cancelled and re-issued May 28, 1910).

Incorporated, March 23, 1910. - - - Amount of capital stock, \$1,000,000.

Number of shares, 10,000,-Amount of each share, \$100.

Corporate Members:—Orick Burroughs MacCallum, manager; Herbert D'Olier Kingstone, Thomas Hood, Victor Montague Drury and Herbert George Boyle. accountants, all of Montreal. Oue

First or Previsional Directors:- The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(a) To purchase or otherwise acquire and take over the undertakings, businesses, properties and assets, or, in the alternative, the capital stock of The Standard Ideal Company, Limited, a body corporate, incorporated under the laws of the province of Ontario, having its head office at Port Hope, in the province of Ontario, and to pay therefor, wholly or partly in cash, or wholly or partly in paid-up shares, bonds, debentures or other securities of the company: (b) To carry on the businesses of manufacturers and dealers in furnaces, stoves, ranges, boilers, lavatories, baths, basins, sinks, laundry and toilet wares, cisterns, tubes, pipes for water, gas, sanitation and drainage, sanitary apparatus and appliances, plumbers' supplies, bousehold implements and utensils, and all wares of iron, brass, tiu, lead, zinc, or other metal, bronzed, electroplated, galvanized, enamelled, annealed, japanned or otherwise prepared and finished, and also the business of machinists, water, gas and sanitary plumbers, galvanizers, enamellers, annealers, electro-platers and japanners, tile and terra-cotta makers, in all their or any of their branches; and to buy, sell or deal in all such articles and goods (or such other articles and goods) as the company may consider capable of being conveniently dealt in, in relation to its businesses and to manufacture and to establish, equip, maintain and operate factories for manufacturing articles and goods for any or all of the above mentioned businesses; (c) To acquire and take over as a going concern the undertakings, assets and liabilities of any person or company carrying on any business in whole or in part similar to that which this company is authorized to carry on or possessed of property suitable for the purposes of this company, and with a view thereto, to acquire all or any of the shares, debts, and liabilities of such company; (d) To sell, lease or otherwise dispose of the whole or any branch or part of the business, undertaking, property, liabilities, and franchises of the company to any other person or company for such consideration as the directors may think fit, and in particular for shares, debentures or securities of any company having objects altogether or in part similar to those of this company; (e) To apply for, purchase or otherwise acquire any patents, trade-marks, franchises, licenses, concessions, and the like conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (f) To purchase, lease or otherwise acquire, hold and enjoy all the property, franchises, good-will, patents, trade-marks, rights and privileges held or enjoyed by any person or firm or by any company or companies carrying on or formed for carrying on, any similar business to that which this company is authorized to carry on and to undertake the liabilities of any such person, firm or company; (g) Notwithstanding the provisions of section 44 of the said Act, to purchase, take or acquire by original subscription or otherwise and to hold, sell or otherwise dispose of, shares, stock, whether common or preferred, debentures, bonds and other obligations in any other company having objects similar in whole or in part to the objects of this company, or carrying on any other business capable of being conducted so as directly or indirectly to benefit this company, and to vote all shares so held through such agent or agents as the directors may appoint; (h) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concession, or otherwise, with any person or company carrying on or engaged in, or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to wise assist, any such person or company, and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (i) To invest and deal with the moneys of the company not immediately required in such manner as from time cute and issue promissory notes, bills of exchange, bills of lading, warrants, bonds, debentures, securities under the Bank Act, and other negotiable or transferable instruments; (k) To distribute in specie or otherwise as may be resolved any assets of the company among its members, and particularly, the shares, bonds, debentures or other securities of any other company formed to take over the whole or any part of the assets or liabilities of this company; (1) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account, or otherwise deal with all or any part of the property and rights of the company; (m) To enter into any arrangements with any governments or authorities, supreme, municipal, local or otherwise, that may seem conducive to the company's objects, leges and concessions; (n) To do all or any of the matters hereby authorized, either alone or in conjunction with, or as factors, trustees, or agents for any other companies or persons, or by or through any factors, trustees or agents; (a) To carry on any other business which may seem to the company capable of being conveniently carried on in councetion with the above or any portion thereof, or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (p) The powers in each paragraph hereof shall be in no wise limited or restricted by reference to or inference from the terms of any other paragraph. The operations of the company to be car-

'ST. LAWRENCE DRUG COMPANY, LIMITED."

Incorporated, March 23, 1910. - - - Amount of capital stock, \$50.000.

Number of shares, 500,-Amount of each share, \$100.

Corporate Members:—Jean Hebert Biermans, manager, of Shawinigan, Que.; Pierre Paul LaHaye, manager: George Aimé Singral, chemist: Arthur Mignault, physician; and Louis Boyer, advocate, all of Montreal, Que.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Montreal, Que

Objects of the Company:—a) To acquire by purchase, lease or otherwise, patent or proprietory medicines, medicinal formulas, and processes, trade-marks and trade names connected with drugs and medicine, and to pay for the same in cash or in puid-up shares or bonds of the company, or partly in cash and in shares or

bonds and to turn the same to profit and deal therein; (b) To manufacture and sell medicines, drugs and medical preparations of all kinds and deal in a general way as principal and agents in all articles and accessories generally handled in the drug trade; (c) To adopt such means of making known the products of the company as may seem expedient and in particular by advertising in the press. by circulars, by purchase, exhibition of works of art or interest, by any publications of books and periodicals; (d) To carry on any other business whether manufacturing or otherwise, which may seem to the company capable of being conveniently carried on in connection with any of the above businesses or objects or calculated to enhance the value of or render profitable any of the company's property or rights; (e) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities in any other company having objects similar to those of this company; (f) To enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint adventure. reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which this company is authorized to carry on or engage in or any business germane and capable of being conducted so as to benefit this company; to guarantee the contracts of or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold, re-issue with or without guarantee or otherwise deal with the same; (g) To amalgamate with any other company having objects similar to those of the company; (h) To do all such things as are incidental or conducive to the attainment of the foregoing objects or any one or other of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued March 23, 1910, to

'THE ST. LAWRENCE STARCH COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$250,000 to the sum of \$350 000, being an addition of 1,000 shares of \$100 each to the present capital stock.

'THE CANADIAN BANK NOTE CORPORATION, LIMITED.'

Incorporated, March 24, 1910. - - - Amount of capital stock, \$50,000.

Number of shares, 500.-Amount of each share, \$100.

Corporate Members:—Robert George Code and Edmund Foster Burritt, barristers-atlaw: Andrew Graham Aeres, real estate agent; Ernest Frederick Copping, accountant; and Una Martha Pick, stenographer, all of Ottawa. Ont.

First or Provisional Directors:—Robert George Code, Edmund Foster Burritt and Andrew Graham Acres.

Chief place of Business:-City of Ottawa, Ont.

(Objects of the Company:-(a) To carry on the business of engraving, printing, lithographing, embossing, stamping, book-binding, and the making and manufacturing of bank notes, debentures, bonds, postage, revenue and bill stamps, together with all such other things as are incident to a general engraving, lithographing and printing business; (b) To buy, sell, manufacture, trade, work and deal in plant, machinery, tools, supplies, appliances and all articles requisite, in use or connected with or which can or may be used in connection with the said arts or either of them; (c) To acquire or undertake the whole or any part of the business, property and liability of any person, persons, partnership or company carrying on any business which the company is authorized to carry on, or possessed of property suitable for the purposes of the company; (d) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person, persons, partnership or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company, and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company notwithstanding the provisions of section 44 of the said Act, and to sell, hold, re-issue with or without guarantee, or otherwise deal with the same; (e) To take or otherwise acquire and hold shares in any other company having objects altogether or in part similar to those of the company, or carrying on any business capable of being conducted so as directly or indirectly to benefit the company, notwithstanding section 44 of 'The Companies Act'; (f) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (g) To acquire the goodwill of any business within the objects of this company, and any real or personal property, privileges, rights and contracts appertaining to the same, and in connection with any such purchase to undertake or guarantee the liabilities of any company, association, partnership or person; (h) To sell, lease or otherwise dispose of the whole or any branch or part of the business, property or franchises of the company to any other company or companies carrying on or formed for the purpose of carrying out any object similar to any of those of the company hereby incorporated, or to any person or firm; (i) To acquire by original subscription or otherwise and to hold, sell or otherwise dispose of shares, stocks, whether common or preferred, debentures, debenture stocks, bonds and other obligations of any company carrying on or formed for carrying on any trade or business within the objects of this company, notwithstanding the provisions of section 44 of the said Act; (j) To purchase, lease or otherwise acquire, hold and enjoy all property, franchises, rights and privileges held or enjoyed by any person, persons, partnership, company or companies carrying on or formed for carrying on any business similar to that which this company is anthorized to carry on, and in particular to pay as the purchase price therefor the shares or securities of this company; (k) To remunerate any person or company teeing the placing of any of the shares in the company's capital. or any debentures or other securities of the company, or in or about the formation of the company or the promotion of the company, or the conduct of its business; (1) To allot such shares of the capital stock of the company fully or authorized to acquire, operate or own, or in payment of the shares, bonds or other obligations of other companies which this company is hereby authorized to acquire; (m) To apply for or purchase or otherwise acquire any patents, grants, licenses,

leases, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated to benefit this company; and to use, exercise, develop or grant licenses in respect of or otherwise turn to account the property, rights, interest or information so acquired; (a) To do all such other things as are incidental or conductive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and clsewhere.

'CANADIAN CEREAL AND MILLING COMPANY, LIMITED.'

Incorporated, March 24, 1910. - - - Amount of capital stock, \$4,000,000.

Number of shares, 40,000.—Amount of each share, \$100.

Corporate Members:—Alfred Bicknell, James William Bain, Gerard Brakenridge Strathy, Frederick Robert MacKelean, and Molyneux Lockhart Gordon, solicitors; Joseph Edward Riley, accountant; and Harry Riley, law clerk, all of Toronto, Ont.

First or Provisional Directors:—The said corporate members.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To carry on the business of milling in all its branches and all other business incidental thereto, including buying, selling and dealing in all kinds of cereal grains and manufacturing all the products thereof; (b) To carry on the business of general manufacturers and millers, and to establish shops or stores, and to purchase, sell and deal in general merchandise; (c) To carry on business as bakers and manufacturers of and dealers in bread, flour, biscuits and farinaceous compounds and materials of every description; (d) To carry on business as grower, shipper, exporter, importer of and dealer in grains, seeds, farm, garden and dairy products and other food products and in connection with the business of the company to establish stores, agencies, depots and other markets for the sale of the products of the company; (e) To carry on the business of warehousemen, including the operation of cold storage warehouses or plants; (f) To acquire by purchase, lease, hire, exchange or otherwise, and hold real or personal property, water lots, water privileges and powers and rights and interests therein, and to build upon, develop, cultivate, farm, settle and otherwise improve and utilize the same; (g) To purchase, construct, acquire, lease, let, own, hold, sell, equip, work, maintain, and operate such mills, factories, bakehouses, shops, buildings, machinery and appliances as may be necessary or convenient for the purposes of the company; (h) To construct, acquire, own, manage, charter, operate, hire and lease all kinds of steam and sailing vessels, boats, tugs and barges and other vessels, wharves, docks, elevators, warehouses, freight sheds and other buildings, necessary or convenient for the purposes of the company; (i) To acquire by purchase, lease, hire, exchange or otherwise any rights or privileges which may be necessary or useful for the carrying on of the business of the company; (i) To construct, or acquire by lease, purchase or otherwise and to operate works for the production, sale and disposal of steam, electric, pneumatic, hydraulic and other power or force, and to produce, create, develop, acquire by lease or otherwise,

and to control and generally deal in and use, sell, lease or otherwise dispose of such steam, electric, pneumatic, hydraulic and other power for any uses and purposes to which the same arc adapted; provided always that the rights, privileges and powers hereby conferred upon the company in this paragraph in acquiring, using and disposing of electricity, when exercised outside the property of the company, shall be subject to all the laws and regulations of the provincial and municipal authorities in that behalf; (k) To apply for and maintain, register, lease, acquire and hold, or to sell, lease and dispose of and grant licenses or processes, trade-marks, trade names and the like, necessary or useful for any velop, exchange, turn to account, or otherwise dispose of any or all of the properties and assets of the company for such consideration as the company deem fit, including shares, debentures or securities of any other company; (m) To purchase all or any part, including the good-will of the business or undertaking, or the property or assets, privileges, contracts, rights, obligations and liabilities of any company, person or persons carrying on any business which this company is authorized to carry on, or any business similar thereto, or possessing any property suitable for the purposes thereof and to pay for the same wholly or in part in bonds, debentures or fully paid and non-assessable stock of the company, and to sell, lease or otherwise dispose of the same or any part thereof; (n) To enter into any arrangement for sharing of profits, union of interest, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on any business or transaction which this company is authorized to engage in or carry on or to amalgamate with any such company; (a) To acquire by purchase, concession, exchange or other legal title, the good-will, property, rights and assets, and assume the liabilities of any person, firm or company, transacting any business similar to that conducted by this company, together with the buildings, stock-in-trade, and assets generally in such business, and to purchase, acquire and hold the stock or shares of stock in any other corporation carrying on business similar to that which this company is hereby authorized to carry on, notwithstanding the provisions of section 44 of 'The Companies Act'; (p) To acquire the shares, bonds or debentures of any railroad or transportation company carrying on business within the Dominion of Canada, notwithstanding the provisions of section 44 of the said Act; and to purchase, build or construct any railroad sidings which may be necessary or convenient for the business of the company; (q) To raise and assist in raising money for and to aid by way of bonus, loan, promise, endorsement, guarantee of bonds, debentures or other securities or otherwise, any other company or corporation, or by any other person or persons with whom the company may have business relations; (r) To invest the moneys of the company not immediately required in such manner as may from time to time be determined; (s) To distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures, or securities in any other companies belonging to the company or which the company may have power to in connection with its lusiness or calculat d directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (u) To lend moneys to customers and others having dealings with the company and make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instru-

ments; (w) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects allogether or in part similer to those of the company; (x) To sell, improve, manage, develop, exchange, lease, dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (y) To do all or any of the above things as principals, agents, ballese, contractors, trustees or otherwise, and either alone or in conjunction with others; (z) The powers in each paragraph to be in no wise limited or restricted by reference to or inference from the terms of any other paragraph; (aa) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE CANADIAN PIPE ORGAN COMPANY, LIMITED.'

Incorporated, March 24, 1910. - - - Amount of capital stock, \$20,000.

Number of shares, 200.—Amount of each share, \$100.

Corporate Members:—Harry Thomas Dickinson, organist, of Montreal, Que.; Joseph Napoléon Daudelin, pipe organ builder; Louis Daudelin, manufacturer; Damien Telesphore Bouchard, journalist; and Eusèbe Morin, financier, all of St. Hyaeinthe, Que.

First or Provisional Directors:—Harry Thomas Dickinson, Joseph Napoléon Daudelin and Damien Télesphore Bouchard.

Chief place of Business :- City of St. Hyacinthe, Que.

Objects of the Company:-(a) To manufacture, repair, purchase and sell all kinds of pipe organs, reed organs, piano-forte and other musical instruments; (b) To carry on and exercise the industry of manufacturers and traders of any other effects, articles or merchandise that may be advantageously manufactured, sold or purchased in connection with the goods hereinabove mentioned; (c) To purchase or otherwise acquire, hold, lease, movable or immovable property, and otherwise dispose of same and acquire, own, erect any structures, employ and lease any buildings, lands, material, machines or machinery necessary, useful or in connection with any business carried on by the company and sell or otherwise dispose of all such buildings, lands, material, machines and machinery; (d) To apply for, acquire, lease all trade-marks or names, patent or patent rights, inventions, improvements and patented or registered processes or any other property or rights that may be deemed useful, for the business of the company, or otherwise dispose of same; (e) To purchase or otherwise acquire from any person or corporation. any business with objects wholly or partly similar to those of this company, and sell or otherwise dispose of such business and the business in general of this company; (f) To purchase, acquire, buy or lease timber lands or limits or the right or privilege to cut timber; (g) To amalgamate with any company or corporation carrying on or intending to carry on a business or trade in whole or in part similar to the business or trade of this company, for the prices and on the conditions deemed advisable by the present company and to make total or partial payments in fully paid-up shares of the company or in any other manner provided for by the by-laws of the company; (h) To act as agents for any person, foreign or local 29-32

company or corporation, having similar objects in whole or in part to those of this company; (i) To establish and maintain in any place suitable to this company, agents, stores, sample rooms or other business offices or branches as may be deemed expedient for the purposes of this company; (j) To do anything and excreise all the rights relating to the putting in operation the objects for which the company applies for incorporation. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CREMERIE LAVAL, LIMITEE.'

Incorp rated, March 24, 1910. - - - Amount of capital stock, \$50,000.

Number of shares, 2,000.—Amount of each share, \$25.

Corporate Members:—Grégoire Jubinville, manufacturer; Joseph Edmond Dubé and Joseph Georges Dupont, physicians; Joseph Dumais, professor; and Hector Roannès Bissillen, advocate, all of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chilef place of Business:-- City of Montreal, Que,

Objects of the Company:-(a) To buy and sell, to carry on the business of wholesale and retail dealers, to import and export cream, butter, butter-milk, checse and all other by-products of milk, together with eggs, poultry, and generally to deal in all kinds of farm products; (b) To buy, sell, import, export, deal in and manufacture all articles and food products which may be dealt with in connection with dairies, such as cereals, fruits, syrups, aerated waters, pastry, and all other articles which may be sold in the stores of the company; (c) To buy, sell and generally deal in tobaccos, cigars, cigarettes and other smokers' requisites, in the dairies of the company; (d) To acquire, sell, exchange and operate one or more farms for farming purposes and to raise domestic animals of all kinds and generally to buy, sell and exchange said animals and all the products of said farms; (e) To acquire, construct, establish, sell, exchange and operate cheese and butter factories, cold storage warehouses and other structures necessary for the business of the company; (f) To acquire, exchange, sell and operate one or more creameries as well as any buildings which may be used as warehouses or stores for the sale of dairy products or other farm products, or of all other imported or exported articles relating to the business of the company; (g) To buy, sell, exchange, import and export and manufacture all articles used in the operation, installation and furnishing of said farms, creameries, cheese and butter factories and warehouses and other properties of the company, together with all necessary apparatus for the preparation, manufacture, sterilization, pasteurization, bottling, and pack ing of milk, butter, cheese, cream and general'y all the by-products of milk, and also the farm products and the products manufactured or dealt with by the company: (h) To patent all apparatus or processes whatsoever used by the company in the operation of its establishments, and to buy, sell, exchange and deal in all kinds of patents relating to the business of the company; (i) To act as agent for any person, firm or company carrying on business similar to that of the company or relating thereto; (i) To acquire the business of any person, firm or company carrying on a similar business and to pay for the same either in cash or in paid-up shares of the company, or to amalgamate with any other firm carrying

on a similar business; (k) In particular, to acquire the business and good-will preently carried on in Montreal, by Mr. Grégoire Jubinville and to pay for the said business in paid-up shares of the company; (l) To accept paid-up shares of other companies in payment of all debts due to the company, notwithstanding the provisions of section 44 of the said Act; (m) To pay for all services rendered, debts, salaries due or obligations of the company in paid-up shares of the compeny and generally to do all and everything necessary for the attainment of the objects of the company or relating thereto. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE MONTREAL COALING AND SALVAGE COMPANY, LIMITED.'

Incorporated, March 24, 1910. - - - Amount of capital stock, \$40,000.

Number of shares, 400.—Amount of each share, \$100.

Corporate Members:—Henry St. George Lindsay, master mariner; Eratus Edwin Howard, Henry Udolphus Paget Aylmer and Jacob DeWitt, advocates; and Henry Charles McNeil, accountant, all of Montreal, Que.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Montreal, Que.

Objects of the Company: -(a) To carry on the general business of a stevedore, including the hauling and elevating of all bulk cargoes, loading and discharging of vessels of all kinds, and the coaling, bunkering and cleaning of steamships and their different compartments; (b) To purchase, construct, equip, maintain and operate a salving and wrecking plant or plants, and to do and carry on the business of salving, towing, lightering and repairing ships, barges and vessels of all kinds and their cargoes; (c) To carry on any other business that may seem to the company capable of being conveniently carried on in connection with its general business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property, rights or undertakings; (d) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on or possessed of property suitable for the purposes of the company; (e) To build, purchase, acquire, lease, charter, navigate and use vessels and boats whether operated by steam, electricity or any other motive power; (f) To purchase, take over, lease or otherwise acquire any movable and immovable property, machinery and works that may be useful for the purposes of the company; (g) To erect and construct buildings, works and machinery which may be deemed necessary for or incidental to the purposes of the company; (h) To acquire any trade-marks, designs, patents, patent rights, licenses, privileges for or in respect of any inventions which may be useful to the company, and to manufacture, use, exercise and operate the same; (i) To sell, let or dispose of any of the movable or immovable property of the company: (i) To acquire and own shares and securities in any other company or comcanics carrying on business of a like nature, notwithstanding the provisions of section 44 of the said Act, and to sell or otherwise deal with the same; (k) To issue fully paid-up shares in payment or part payment of the purchase price of any movable or immovable property, patents, patent rights or shares in other companies that may be acquired by the company; (1) To acquire from any person, firm or 29 - 321

corporation any business of a like nature or incidental to the foregoing or capable of being operated in connection therewish, and to issue fulls paid-up shares in payment or part payment of the purchase price thereof; (m) To do all and everything necessary, suitable, proper and convenient for the accomplishment of any of the purposes or the attainment of any one or more of the objects enumerated herein, connected therewish or which may at any time appear conducive to or expedient for the protection or benefit of the company; (n) To establish a sinking fund and to invest the same in such stocks, bonds and other securities as the directors for the time being of the company may see fit, notwithstanding the provisions of section 44 of the said Act. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued March 24, 1910, to

THE CANADIAN FAIRBANKS COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$650,000 to the sum of \$900,-000, being an addition of 2,500 shares of \$100 each to the present capital stock.

'DOMINION ESTATE AND MINING INVESTMENT CO., LIMITED.'

Incorporated, March 26, 1910. - - - Amount of capital stock, \$50,000.

Number of shares, 50,000.—Amount of each share, \$1.

Corporate Members:—George Davey Kelley, assayer; George Alfred Greener, engineer; John James Anderson, Edward Philip Kadleeck and Charles Oliver Weston, brokers; Harry Alfred Spotswood, chemist; and Edna McIntyre, spinster, all of Cobalt, Ont.

First or Provisional Directors:—George Davey Kelley, George Alfred Greener, Edward Philip Kadlecek and Charles Oliver Weston.

Chief place of Business:-Town of Cobalt, Ont.

Objects of the Company:—(a) To acquire for purchase, lease or otherwise, mines, minerals, unining rights, lands and properties or any interest therein, and to hold, explore, work, develop, sell, lease or otherwise dispose of the same or any part thereof; (b) To mine, smelt, amalgamato, work, mill and prepare for sale by any process, asbestos and all or any other minerals, ores or metallic substances of all kinds and to produce and manufacture by-products therefrom and to buy, sell, trade and deal in same; (c) To acquire by purchase, lease or otherwise, immovable properties, water-powers and rights of way; to acquire, erect, maintain and use for the purposes of the company, buildings, factorics, mills, watervorks, roads, pole lines for industrial and other purposes; (d) To manufacture, buy, sell and deal in all kinds of plants, machinery, implements, tools and supplies and things required by the company or its servants or employees or capable of being used in connection with its operations; to manufacture and deal in goods, wares and merchandise for the purposes of the company; to act as general storekeepers and to provide board and loddings, clothing and provisions and generally all supplies to

those engaged in or about any of the company's works, and to contract for the providing of the same; (e) To build, acquire, possess, charter and employ and to sell, lease or otherwise dispose of vessels in connection with the operations of the company and transports of its products; (f) To carry on the business of electricians, mechanical engineers, manufacturers and dealers in electricity, motor power, light and heat, and to manufacture, produce, trade and deal in any article belonging to such business; provided that any sale, transmission or distribution of electricity or other power or force beyond the lands of the company shall be subject to local or municipal regulations in that behalf; (g) To apply for, purchase or acquire, and to exercise, transfer, lease, or otherwise dispose of any franchise, licenses and powers from any government, municipality or public authority, and to pay for, aid in or contribute towards carrying the same into effect and to appropriate any of its stock, bonds and assets to defray the costs and expenses thereof; (h) To carry on any other business whether manufacturing or otherwise, but which is germane to the foregoing business, which may seem to the company capable of being conveniently carried on or in connection with the business or objects of the company; (i) To exercise any of the above powers either as principal or agent; (j) To acquire the undertakings, assets or property of any individual, firm or corporation carrying on a similar business, to acquire and hold shares, bonds or other securities of or in any other company or corporation, having power to carry on a similar business and, while holding the same to exercise all rights of ownership thereof, including voting power notwithstanding the provisions of section 44 of the said Act; (k) To sell, lease or otherwise dispose of the properties, assets and undertakings of the company or any part or parts thereof for such considerations as may be agreed upon and in particular for shares, debentures, bonds or securities of any other company having objects similar to those of this company and to distribute among the shareholders of the company in kind any property of the company and in particular any shares, debentures or securities of other companies belonging to the company or of which the company may have power to dispose; (1) To amalgamate with any other company having objects similar to those of this company; to enter into arrangements for sharing of profits or union of interests with any person or company carrying on any business similar to those which this company is authorized to carry on; and to take or otherwise acquire shares and securities of any such company, and to sell, hold, re-issue with or without guarantee, or otherwise deal in the same; (m) To pay for any movable or immovable properties, rights, franchises or privileges acquired by the company or for work done or services rendered to the company either in cash or in bonds or stock of the company or partly in one and partly in the others; (n) To construct, lay down and maintain dams, reservoirs, aqueducts, cistorns, culverts, conduits, pumping stations, filter beds, mains, pipe lines, flumes, raceways, canals and all other necessary structures, apparatus and appliances requisite for carrying on any of the aforesaid operations, and to execute and do all other works and things necessary, useful or convenient for obtaining, storing, selling, delivering, measuring and distributing water, electricity, heat and power or otherwise, for the purposes of the company or for supplying cities and towns, with water, light, heat and power; provided that any supply, sale or delivery shall be subject to the provisions hereinbefore set out; (o) To develop the resources of and turn to account the lands, buildings and rights for the time being of the company in such manner as the company may think fit, and in particular by clearing, draining, fencing, planting, building, improving, farming, grazing, mining, and by promoting immigration, establishing towns, villages and settlements: (p) To construct, carry out, support. maintain, improve, manage, work, operate, and superintend sidings, docks, harbours, piers, wharves, canals, reser-

volrs, embankments, irrigations, reclamation, improvement, sewage, and all other works and conveniences; baths, warehouses, and any other works and convaniences which may seem directly conducive to these objects, and to contribute or otherwise aid or take part in the construction, carrying out, support, maintenance, improvement, management, working, operating, controlling and superintending the same; (q) To acquire and take over as a going concern any property or business at present or in the future belonging to any private individual or company, whether incorporated or otherwise, and all or any of the assets and highlities of such private individual or company, whether incorporated or not, and to pay to its owner or owners respectively for the acquiring of such business, capital stock in the company; (r) To apply for, purchase or otherwise acquire, any patents, brevets d'invention, licenses, concessions and the like conferring any ex lusive or non-exclusive or limited right to use or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise to turn to account the property, rights or information so acquired; (s) To remunerate any person or company for services rendered or to be rendered in placing or assisting to place or guaranteeing the placing of any of the shares of the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business; (t) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, bills of lading, warrants and other negotiable or transferable instruments; (u) To do all such other things as are incidental or conducive to the attainment of the above objects or any of them. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'THE DUPLEX GRAIN DOOR COMPANY, LIMITED,'

Incorporated, March 29, 1910. - - - Amount of capital stock, \$25,000.

Number of shares, 250.-Amount of each share, \$100.

Corporate Members:—William Robinson, William Grigg Douglas, Thomas James Douglas and Robert Andrew Douglas, merchants; and James Bowes Coyne, barrister-at-law, all of Winnipeg, Man.

First or Provisional Directors:—William Robinson, William Grigg Douglas, Thomas James Douglas and James Bowes Coyne.

Chief place of Business:-City of Winnipeg, Man.

Objects of the Company:—(a) To purchase or otherwise acquire, to hold, own and use, and sell, assign or otherwise dispose of, and to grant licenses in respect of or otherwise turn to account the patents of invention for the Duples Grain Door, secured without limitation, to apply for, obtain, register, purchase, lease, or otherwise acquire; to hold, own, use, operate and introduce; to sell, assign or otherwise dispose of, and to obtain or grant licenses in respect of or otherwise tirm to account all patents of inventions, formula, secret processes, trade-marks and distinctive marks and all inventions, improvements and processes used in connection with or secured under letters neart or otherwise of Canada, or of any other country. (5)

To manufacture, purchase or otherwise acquire, hold, own, sell, rent, lease, assign and transfer or otherwise dispose of, to invest, trade, deal in and deal with goods, wares and merchandise and property of every description; (c) To purchase, lease or otherwise acquire, to hold, usc, operate and improve, to sell or otherwise dispose of, and to lease lands, buildings, and manufacturing or other plants, and to acquire, hold and dispose of any interest in lands, buildings and plants as aforesaid for the purposes of the company; (d) To purchase, lease, or otherwise acquire any property of any kind whatsoever for such consideration as the company deems advisable and without restricting the generality of the foregoing for cash, or the capital stock of the company, or other assets or partly in all or any of them; (e) To sell, lease, or otherwise dispose of the whole or any part of the company's business and assets of any kind for such consideration as the company may deem advisable and in particular for shares, bonds, debentures or other securities of any other company, notwithstanding the provisions of section 44 of the said Act; (f) To act as agents for individuals, firms, associations or corporations; (g) To carry on any other business, whether manufacturing or otherwise, incidental to the above or which may seem to the directors of the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to promote or effectuate the objects of the company or to enhance the value of the company's property, business or rights; (h) To acquire and undertake all or any part of any business coming within the classes herein set out; to acquire the assets and assume the liabilities of the proprietors, trustees or owners of such business; to purchase or otherwise acquire and take, hold, and sell shares, bonds, debentures and other assets and securities of any other corporation; notwithstanding the provisions of section 44 of the said Act; (i) To do all things as aforesaid in the Dominion of Canada or elsewhere, and for any and all of the above mentioned objects to do all things as fully as natural persons might or could do as principals, agents, trustees or otherwise. The operations of the company to be earried on throughout the Dominion of Canada and elsewhere,

'LESSARD COMPANY, LIMITED,'

Incorporated, March 29, 1910. - - - Amount of capital stock, \$50,000.

Number of shares, 500.—Amount of each share, \$100.

Corporate Members:—Francis Isaie Lessard, master plumber; Joseph Eugène Cardinal and Joseph Edmond Lecomte, accountants; Arthur Albert Plante, electrician; and Cyrille Bertrand, tinsmith, all of Montreal, Que.

First or Provisional Directors:—Francis Isaie Lessard, Joseph Eugène Cardinal and Joseph Edmond Lecomte,

Chief place of Business :- City of Montreal, Que.

Objects of the Company:—(a) To acquire, manufacture and sell plumbers' supplies;

(b) To act and deal as general contractors for all kinds of plumbing works; (c)
To construct and take contracts for the construction of aqueducts and all
kinds of hydraulic powers; (d) To construct and operate electrical powers and
others which might be necessary to the benefit of the said company; (c) To acquire and buy business or to amalgamate with other business similar to the
business of the present company; (f) To buy, acquire and build on real estate
for the benefit of the said company. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

Supplementary Letters Patent, issued March 29, 1910, to

'THE WILLIAM BUCK STOVE COMPANY' (LIMITED).

Increasing the capital stock of the said company from \$150,000 to the sum of \$1,000.

000, being an addition of 8,500 shares of \$100 each to the present capital stock.

'BOWLES SYNDICATE STORES, LIMITED,'

Incorporated, March 30, 1910. - - - Amount of capital stock, \$100,000.

Number of shares, 20,000,-Amount of each share, \$5,

Corporate Members:—Joseph Wilkin Bowles, merchant. of Hamilton, Ont.; Harry Warren Bowles, merchant; John Albert Howell, auditor; and Albert Richard Hassard, barrister-at-law, all of Toronto, Ont.; and James Robert Bowles, agent, of Montreal, Oue.

First or Provisional Directors:—Joseph Wilkin Bowles, Harry Warren Bowles and of Montreal, Que.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company:-(a) To manufacture, buy, sell and deal in goods, wares, merchandise; (b) To carry on any other business which may seem capable of being conveniently carried on in connection with the company's business or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (c) To acquire or undertake the whole or any part of the business, property and liabilities of any person or company carrying on any business which the company is authorized to carry on. or possessed of property suitable for the purposes of the company; (d) To apply for, purchase or otherwise acquire, any patents, licenecs, concessions and the like, conferring any exclusive or non-exclusive or limited right to use, or any secret or other information as to any invention which may seem capable of being used for any of the purposes of the company, or the acquisition of which may seem calculated directly or indirectly to benefit the company, and to use, exercise, develop or grant licenses in respect of, or otherwise turn to account the property, rights or information so acquired; (e) To enter into partnership or into any arrangement for sharing of profits, union of interests, co-operation, joint adventure, reciprocal concession or otherwise, with any person or company carrying on or engaged in or about to carry on or engage in any business or transaction which the company is authorized to carry on or engage in, or any business or transaction capable of being conducted so as directly or indirectly to benefit the company; and to lend money to, guarantee the contracts of, or otherwise assist any such person or company, and to take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold, re-issue, with or without guarantee, or otherwise deal with the same; (f) To enter into any arrangements with any authorities, municipal, local or otherwise, that may seem conducive to the company's objects, or any of them, and to obtain from any such authority any rights, privileges and concessions which the company may think it desirable to obtain, and to carry out, exercise and comply with any such arrangements, rights, privileges and conces-

sions; (g) To establish and support or aid in the establishment and support of associations, institutions, funds, trusts and conveniences calculated to benefit employees or ex-employees of the company (or its predecessors in business) or the dependants or connections of such persons and to grant pensions and allowances and to make payments towards insurance, and to subscribe or guarantee money for charitable or benevolent objects of, or for any exhibition or for any public, general or useful object; (h) To promote any company or companies for the purpose of acquiring all or any of the property and liabilities of the company, or for any other purpose which may seem directly or indirectly calculated to benefit the company; (i) To purchase, take on lease or in exchange, hire or otherwise acquire, any personal property and any rights or privileges which the company may think proper or convenient for the purposes of its business and in particular any machinery, plant, stock-in-trade; (j) To construct, improve, maintain, work, manage, carry out or control any roads, ways, tramways, branches or sidings on lands owned or controlled by the company, bridges, reservoirs, watercourses, wharves, manufactories, warehouses, electric works, shops, stores and other works and conveniences which may seem calculated directly or indirectly to advance the company's interests and to contribute to, subsidize or otherwise assist or take part in the construction, improvement, maintenance, working, management, carrying out or control thereof; (k) To lend money to customers and others having dealings with the company and to guarantee the performance of contracts by any such persons; (1) To draw, make, accept, endorse, discount, execute, and issue promissory notes, bills of exchange, bills of lading, warrants and other regotiable or transferable instruments: (m) To sell or dispose of the undertaking of the company or any part thereof for such consideration as the company may think fit, and in particular for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company; (n) To adopt such means of making known the products of the company as may seem expedient, and in particular by advertising in the press, by circulars, by purchase and exhibition of works of art or interest, by publication of books and periodicals, and by granting prizes, rewards and donations; (a) To sell, improve, manage, develop, exchange, lease. dispose of, turn to account or otherwise deal with all or any part of the property and rights of the company; (p) To do all or any of the above things as principals, agents, contractors, trustees or otherwise, and either alone or in conjunction with others; (q) To do all such other things as are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere,

'THE CRAIG MIXER, LIMITED.'

Incorporated, March 30, 1910. - - - Amount of capital stock, \$50,000.

Number of shares, 500.—Amount of each share, \$100.

Corporate Members:—Robert Henry Driscoll, lumberman; and Frederick William Allen, accountant; both of Aylmer, Que.; Angus William Fraser, William Clark Perkins and James Goodwin Gibson, barristers-at-law, all of Ottawa, Ont.

First or Provisional Directors:—Rohert Henry Driscoll, Angus William Fraser and William Clark Perkins.

Chief Place of Business:-City of Ottawa, Ont.

Objects of the Company:—(a) To purchase, acquire, lease, sell, license, manufacture and use machines for mixing molasses with crushed grain or other kinds of food materials for horses, cattle and other animals, and to manufacture, buy, sell and deal in all kinds of food materials; (b) To carry on the business of purchasing, selling, storing, shipping and dealing in grain, an I manufacturing, buying, and selling flour and other products of grain; (c) To acquire by purchase, lease or otherwise, and to build, own, sell, lease, convey, improve and operate mills, offices, factories and elevators for elevating wheat, grain and other products and hydraulic, electric and other power, for the purposes of said business; (d) To apply for, purchase or otherwise acquire any interest in any patents, trade-marks, convrights, licenses, concessions and the like in connection with the business of the company, and any secret or other information as to any invention or patent that may seem capable of being used for any of the purposes of the company; and to sell or lease any patent rights, licenses, concessions and privileges acquired by the company, and to use, exercise, or grant licenses in respect thereof, or otherwise to turn to account the property, rights or information so acquired; (e) To purchase, acquire and hold shares of other corporations doing business of a like nature or supplying hydraulic, electric or other motive power or owning, managing or operating shops or other works, notwithstanding the provisions of section 44 of the sail Act, and to pay for such stick in whole or in part by the issue of chares fully paid-up of the capital stock of this company; (f) To construct, acquire, charter, sell, lease, operate and otherwise dispose of all kinds of steam or sailing vessels, barges, boats or other vessels, wharves, docks, workshops, stations and other buildings, to carry on a transportation business advantageous to the business of the company; to acquire and hold shares in any ship or ships in connection with the company's business; (g) To enter into any arrangements for sharing profits or union of interests, with any person or company carrying on or engaged in or about to earry on or engage in any business or transaction which this company is authorized to engage in or carry on, and to take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold, re-issue with or without guarantee or otherwise deal in the same; (h) To amalgamate with any other company having objects similar to those of this company; (i) To acquire any business of the nature or character which this company is authorized to carry on and the good-will thereof upon such terms as to the payment of the same by the issue of stock or bonds of the company, or otherwise as may be agreed upon; (i) To issue, hand over and allot as paid-up stock, shares of the capital stock of the company in payment or cash payment of any business, franchise, undertaking, property, right, power, privilege, lease, license, patent, trade-mark, industrial design, copyright, real estate and other property which the company may lawfully acquire by virtue thereof; (k) To carry on any other business (whether manufacturing or otherwise) which may seem to the company capable of being conveniently carried on in connection with the above or calculated directly or indirectly to enhance the value of or render profitable any of the company's property or rights; (1) To remunerate any person or company for services rendered, or to be rendered, in placing or assisting to place or guaranteeing the placing of any of the shares in the company's capital, or any debentures or other securities of the company, or in or about the formation or promotion of the company or the conduct of its business. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

LIONAIS LIMITED.

Incorporated, March 30, 1910. - - Amount of capital stock, \$100,000.

Number of shares, 1,000,-Amount of each share, \$100.

Corporate Members:—Alfred Lionais and Henri Lionais, editors; Alphonsine Pouliot Lionais and Blanche Thivierge Lionais, married women; and Hardouin Lionais,

Chief place of Business :- City of Montreal, Que.

First or Provisional Directors:-The said corporate members.

Chief place of Business :- City of Montreal, Que.

Objects of the Company:-(1) To acquire by purchase, lease, exchange or otherwise, and to own and hold real estate, properties and immovables of any description, and to erect houses, buildings and other constructions on the real property so acquired; (2) To sell, lease, convey, exchange, dispose of or otherwise deal with such real estate and immovables or any portion thereof and of buildings thereon, erected and to develop, improve, exploit and lay out any such property in streets, lanes, squares, lots or otherwise; (3) To dispose of any such streets, squares or lanes in favour of any persons or municipalities on such terms and conditions as the company may think fit; (4) To carry on a general quarry and contracting business and to grant, sell, lease and dispose of privileges, licenses or permits for the quarrying of stone on the property held by the company; (5) To acquire, construct, maintain and operate waterworks for the purpose of supplying water for domestic use or water-power on and for the properties owned or controlled by the company or to persons or corporations holding lands contiguous to the lands of the company at such rate as may be agreed upon; provided, however, that any sale or other disposition of water or water-power shall be subject to local and municipal regulations in that behalf; (6) To construct, maintain and operate sewers or other devices to drain the lands and buildings owned by the company or contiguous thereto; (7) To acquire by purchase or otherwise all or part of the real estate and immovable properties presently owned by Alfred and Henri Lionais and to pay for same in cash or in paid-up and non-assessable shares of the company; (8) To print, publish, circulate and edit newspapers, magazines and publications of all kinds, and to carry on the business of newspaper and general publishers, advertisers, printers, lithographers, engravers and bookbinders; (9) To purchase and acquire any properties, lands or businesses of similar nature as those of the company and to pay for the same in cash or paid-up shares of this company, or to give security for any balance remaining due on said properties so purchased and acquired; (10) To acquire, hold, sell and dispose of shares, debentures and securities in other companies having objects similar or partly similar to that of the company, notwithstanding section 44 of 'The Companies Act,' and to acquire, hold, sell and dispose of rights of hypothec, privileges or pledges from other companies or individuals; (11) To amalgamate, share profits or unite with any person or company, on such terms as this company may decide; (12) To sell and dispose of all or any part of the undertakings or assets of the company for such consideration as may be agreed upon, including shares, debentures or securities of any other company, or by taking hypothecs on lands and premises; (13) To secure any balance of price due the company on the sale of real estate by taking and holding hypothecs on the same; (14) To pay for any property, rights, privileges or franchises suitable, neces-

sary or convenient for the purposes of the business of the company, or for any services rendered to the company, in fully paid-up shares or bonds of the company; (15) To make advances or loans to purchasers or lessees of any part of the company's real estate, in order to assist in the crection and the improvement thereon of buildings or other constructions, and to secure the payment of same by taking and holding hypothee, pledges or other securities; (16) To do all acts and exercise all powers and carry on all business germane to the objects for which this company is incorporated. The operations of the company to be carried on throughout the Dominton of Canada and elsewhere.

'SOMERVILLE PAPER BOX AND PRINTING COMPANY, LIMITED.'

Incorporated, March 30, 1910. - - - Amount of capital stock, \$250,000.

Number of shares, 2,500.—Amount of each share, \$100.

Corporate Members:—Charles Ross Somerville and John McKinnon McDermid, manufacturers, both of London, Ont.; John Alexander Phin, manufacturer, of Toronto, Ont.; Henry Rowley and Mayer Mark Swaab, jr., manufacturers, both of New York, N.Y., U.S.A.

First or Provisional Directors:-The said corporate members.

Chief place of Business:-City of London, Ont.

Objects of the Company:—To manufacture paper boxes and execute all manner of printing. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

'CANADIAN MAHOGANY COMPANY, LIMITED,'

Incorporated, March 31, 1910. - - - Amount of capital stock, \$200,000.

Number of shares, 2,000.—Amount of each share, \$100.

Corporate Members:—Hon. William Cameron Edwards and Gordon Cameron Edwards, lumbermen, both of Ottawa, Ont.; William Augustus Hall, manufacturer, of New York, N.Y., U.S.A.; William Bachman Chisholm, manufacturer, of Charleston, S.C., U.S.A.; and Kelly Evans, commissioner, of Toronto. Ont.

First or Provisional Directors:- The said corporate members.

Chief place of Business:-City of Ottawa, Ont.

Objects of the Company:—(a) To acquire, hold, lease or sell timber limits, timber lands, logs and timber and to saw, manufacture, buy, sell and deal in timber, wood and wooden ware of all kinds and varieties; (b) To earry on the business of lumberers, sow millers and planing millers and manufacturers of articles; in the making of which timber and wood is required or can be utilized; (c) To acquire, hold or sell and to develop and utilize water-power and other powers for the production

of hydraulic, pneumatic, electric and other powers, and to sell, lease and dispose of the same to any person desiring to purchase the same, or to utilize any of such power for the purposes of the company; Provided that any sale, transmission or distribution of electric, hydraulic or other power or force beyond the lands of the company shall be subject to local and municipal regulations in that behalf; (d) To treat any varieties of wood with chemicals and preparations for preserving, colouring or making freproof and for any purposes that may be desirable for the uses of the company; (e) To construct all necessary unchinery and appliances for the uses of the company it is works; (f) To do all necessary things which are incidental to or conducive to carrying out the objects of the company; (e) To buy and hold shares in the capital stock of any other company carrying on similar not lines of business, notwithstanding the provisions of section 44 of the said Act. The operations of the company to be carried on throughout the Dominion of Canadag and elsewhere.

'CANADIAN WESTERN LUMBER COMPANY, LIMITED,'

Incorporated, March 31, 1910. - - - Amount of capital stock, \$10,000,000.

Number of shares, 100,000,-Amount of each share, \$100.

Corporate Members:—Gerard Godfrey Ruel, George Frederick MacDonnell, Reginald Herbert Montague Temple and Archibald James Reid, barristers-at-law; and Robert Phipps Ormsby, secretary, all of Toronto, Ont.

First or Provisional Directors:—Gerard Godfrey Ruel, George Frederick MacDonnell and Reginald Herbert Montague Temple.

Chief place of Business:-City of Toronto, Ont.

Objects of the Company: -(a) To purchase, lease or otherwise acquire and own lands of whatsoever description and wheresoever situate, and timber licenses, limits and leases, claims, berths, concessions, booming-grounds, driving rights, water-powers, water lots and other easements, rights and privileges whatsoever; (b) To construct or otherwise acquire, operate, control, manage and deal in (1) mills or machinery, machine shops, factories, works, appliances and equipment of every description, for the cutting, transportation, handling, manufacture and finishing of logs and lumber, and of any manufacture of wood or of wood and any other materials, severally or in combination, and of all products or by-products of wood or other materials whatsoever; (2) warehouses, stores, shops, sheds, yards, offices, hotels, boarding houses, restaurants, workmen's houses, dwellings, camps and structures of every description; (3) tugs, boats, barges, scows, ships, steamers and other vessels of every description, and wharves, docks, piers, slips and works for the improvement of navigation, also structures, appliances and equipment for the handling of traffic in any form; (4) reservoirs, dams, aqueducts, canals, flumes, drains, timber chutes, bridges, roadways, transways, logging railways, telegraph and telephone lines, and all other works, appliances and equipment incidental to the foregoing; (5) power houses, plant, machinery, equipment and works for the generation, distribution and utilization of any form of power, and for lighting, heating or for any other purpose; (c) To carry on any business incidental to the full and complete use and enjoyment of the properties and works or the manufactures and products thereof, and such other business as may be deemed expedient and conducive to the interests of the company; (d) To purchase or otherwise acquire and

carry on all or any parts of the business or property, and undertake any liabilities of any persons or company possessed of property suitable for the purposes of the company, or carrying on any business capable of being conducted so as, directly or indirectly, to benefit the company; (e) To enter into partnership, or into any arrangement for sharing profits, union of interests, co-operation, joint adventure, reciprocal concessions or otherwise, with any such persons or company, and to lend money to, guarantee the contracts of, or otherwise assist any such persons or company, or any customers, and to take or otherwise acquire shares and securities of any such company, notwithstanding the provisions of section 44 of the said Act, and to sell, hold or re-issue without guarantee, or otherwise deal with the same; (f) To sell, lease, dispose of or otherwise deal with all or any part of the undertaking, property, rights and privileges of the company from time to time, for such consideration as the company may think fit, and in particular without restricting the generality of the next preceding clause, for shares, debentures or securities of any other company having objects altogether or in part similar to those of the company, notwithstanding the provisions of section 44 of the said Act, and to pay for any assets, properties, shares, stocks, rights or privileges at any time purchased or acquired by the company in whole or in part in the shares, stock or debentures of the company; (g) To distribute any of the properties or assets of the company among the members in specie; (h) To acquire, register, use and deal in any patents, patent rights, licenses and trade-marks, processes or privileges, and to grant licenses thereunder; (i) To procure the company to be registered, licensed or recognized in any country or place; (j) To do all or any part of the above things as principals, agents, contractors, trustees, agents or otherwise, and by or through trustees, agents or otherwise, and either alone or in conjunction with others; (k) To do all such things as the company may think are incidental or conducive to the attainment of the above objects. The operations of the company to be carried on throughout the Dominion of Canada and elsewhere.

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LICENSED UNDER PART IV ,-CHAP. 79.-R.S.C., 1906.

KNOWN AS 'THE COMPANIES ACT.' And Registered in the Registrar's Branch of the Department of the Secretary of

State of Canada, to March 31, 1910.
AMILIO COOMMICAL AMINISTAN THREE MARKET COMPANY CO
'THE SCOTTISH AMERICAN INVESTMENT ('OMPANY' (LIMITED).
Dated November 3, 1874.
'THE HERITABLE SECURITIES & MORTGAGE INVESTMENT ASSOCIA
TION' (LIMITED).
Dated May 23, 1876.
'THE ALLIANCE SOCIETY.'
Dated November 16, 1876.
'THE NORTH BRITISH CANADIAN INVESTMENT COMPANY'
(Limited).
Dated June 6, 1878.
'THE DUNDEE MORTGAGE AND TRUST INVESTMENT COMPANY' (LIMITED).
Dated September 20, 1878.
'THE OMNIUM SECURITIES COMPANY' (LIMITED).
Dated November 24, 1880.
'THE DUNDEE LAND INVESTMENT COMPANY' (LIMITED).

Dated April 5, 1881.

Dated October 20, 1882.

LIST OF COMPANIES

LICENSED UNDER PART V.—CHAP. 79—R.S.C., 1906.

TO CARRY ON MINING OPERATIONS WITH THE PRIVILEGES OF A FREE MINER WITHIN THE YUKON AND NORTHWEST TERRITORIES OF CANADA.

Registered in the Registrar's Branch of the Department of the Secretary of State,

'THE KLONDYKE AND KOOTENAY VENTURE SYNDICATE' (LIMITED).

Date of license, September 27, 1898. - - - Authorized capital, £80,000.

Chief place of business:-London, E.C., Eng.

Agent or manager in the Yukon Territory:—James Pender, 15 Eldorado St., Dawson City.

'THE YUKON VALLEY PROSPECTING AND MINING COMPANY' (LIMITED).

Date of license, March 15, 1899. - - Authorized capital, \$750,000.

Chief place of business:—Chicago, U.S.A.

Agent or manager in the Yukon:-William James McLean, Dawson City.

'THE LEWES RIVER MINING AND DREDGING COMPANY!

Date of license, March 30, 1899. - - Authorized capital, \$180,000.

Chief place of business:—Cleveland, Ohio, U.S.A.

Agent or manager in the Yukon Territory:-John A. McPherson, Dawson City.

'THE YUKON GOLDFIELDS' (LIMITED).

Date of license, March 30, 1899. - - Authorized capital, £100,000.

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:—Richard Burt Wood, Dawson City.

'THE DOME (YUKON) GOLD MINING COMPANY' (LIMITED).

Date of license, April 1, 1899. - - Authorized capital, £150,000.

Chief place of business:—London, E.C., Eng.

Agent or manager in the Yukon Territory:-Louis Coste, C.E., Dawson City.

'ANGLO-FRENCH KLONDYKE SYNDICATE' (LIMITED).

Date of license, April 12, 1899. - - Authorized capital, £50,009.

Chief place of business:—London, E.C., Eng.

Agent or manager in the Yukon Territory:—George Robert Clazy, Dawson City.

'THE JOSEPH LADUE GOLD MINING AND DEVELOPMENT COMPANY
OF YUKON' (LIMITED).

Date of license, April 12, 1899. - - - Authorized capital \$5,000,000.

Chief place of business:—Jersey City, N.J., U.S.A.

Agent or manager in the Yukon Territory:-W. H. B. Lyon, Dawson City.

'THE NORTH AMERICAN TRANSPORTATION AND TRADING

Date of license, May 10, 1899. - - Authorized capital, \$1,000,000.

Chief place of business:—Chicago, U.S.A.

Agent or manager in the Yukon Territory:-John J. Healey, Dawson City.

KLONDYKE GOVERNMENT CONCESSION' (LIMITED).

Date of license, May 18, 1899. - Authorized capital, £350,000.

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:-Robert Anderson, Dawson City.

'KLONDIKE DEVELOPMENT COMPANY' (LIMITED).

Date of license, May 18, 1899. - - Authorized capital, £60,000.

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:—Thomas Alfred Rufus Purchas, Dawson City.

'W. J. WALTHER COMPANY' (Limited)

Date of license, May 19, 1899. - - Authorized capital, \$10,000.
Chief place of business:—Port Townsend, Jefferson Co., U.S.A.

Agent or manager in the Yukon Territory:-W. J. Walther, Dawson City,

'McDONALD'S BONANZA (KLONDIKE)' (LIMITED).

Date of license, May 23, 1899. - - Authorized capital, £450,000.

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:-Thomas S. Marshall, Dawson City.

'KLONDYKE DOME MINING COMPANY' (LIMITED).

Date of license, May 26, 1899. - - Authorized capital, £20,000.

Chief place of business:—Liverpool, Eng.

Agent or manager in the Yukon Territory:—Arthur Smith, Dawson City.

'H. ELDORADO REEF SYNDICATE' (LIMITED).

Date of license, June 14, 1899. - - Authorized capital, £10,000.

Chief place of business:—London, Eng.

Agents or managers in the Yukon Territory:—Wm. White and F. L. Gwillam. Dawson City.

'THE KLONDIKE-ALASKA MINING COMPANY' (LIMITED).

Date of license, June 21, 1899. - - - Authorized capital, \$1,000,000.

Chief place of business:—Pierre, South Dakota, U.S.A.

Agent or manager in the Yukon Territory:-Warren C. Wilkins, Dawson City.

'THE BRITISH COLUMBIA (ROSSLAND AND SLOCAN) SYNDICATE' (LIMITED).

Date of license, August 7, 1899. - - Authorized capital £100,000.

Chief place of business:—London, Eng.

Agents or managers in the Yukon Territory:-William White, Q.C., of Dawson City, and C. C. McCaul, Q.C., of Calgary, N.W.T.

'THE TRADING AND EXPLORING COMPANY' (LIMITED),

Date of license, August 7, 1899. - - Authorized capital, £84,000

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:-William White, O.C., Dawson City

'YUKON CORPORATION' (LIMITED),

Date of license, August 14, 1899. - - Authorized capital, £250,000

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:-William White, Q.C., Dawson City

'THE KLONDIKE MINING COMPANY' (LIMITED).

Date of license, September 2, 1899. - - - Authorized capital, \$10,000,000.

Chief place of business:—Phonix, Arizona Terr., U.S.A.

Agent or manager in the Yukon Territory:-George W. Comerford, Dawson City

'WARBURTON'S CONSOLS (KLONDYKE)' (LIMITED).

Date of license, September 8, 1899. - - - Authorized capital, £40,000.

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:—Henry Warburton, Dawson City.

'SOCIETE INDUSTRIELLE COMMERCIALE ET MINIERE DU KLONDYKE'.

Date of license, September 19, 1899. - - Authorized capital, 2,000,000 francs.

Chief place of business:—Brussels, Belgium.

Agent or manager in the Yukon Territory:-Jules Rossiand, Dawson City.

'THE ALASKA GOLD FIELDS' (LIMITED).

Date of license, September 20, 1899. - - Authorized capital, £300,000.

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:-L. R. Fulda, Dawson City.

'LONDON-KLONDYKE DEVELOPMENT SYNDICATE' (LIMITED).

Date of license, October 11, 1899. - - Authorized capital, £51,000.

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:-F. C. Liddle, Dawson City.

'KLONDYKE CONSOLS' (LIMITED).

Date of liceuse, December 7, 1899. - - Authorized capital, £250,000.

Chief place of business:—London, Eug.

Agent or manager in the Yukon Territory: George Robert Clazy, Dawson City.

'ALASKA AND NORTHWEST EXPLORATION COMPANY.'

Date of license, December 20, 1899. - - Authorized capital \$5,000,000.

Chief place of business:—New York, U.S.A.

Agent or manager in the Yukon Territory:--Cornelius B. Zabriskie, Dawson City.

'THE KELLY KLONDIKE SYNDICATE' (LIMITED),

Date of license, February 6, 1990. - - Authorized capital, £12,000.

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory :- James Barr Wood, Dawson City,

'THE ANGLO-KLONDYKE MINING COMPANY' (LIMITED).

Date of license, February 9, 1900. - - Authorized capital, £100,000.

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:--Joseph McGillivray, Dawson City.

'RELIANCE MINING AND TRADING COMPANY OF ALASKA.'

Date of license, February 19, 1900. - Authorized capital, \$5,000,000.
Chief place of business:—Camden, New Jersey, U.S.A.
Agent or manager in the Yukon Territory:—J. O. Hestwood, Dawson City.

'THE ALBERTA GOLD-DREDGING SYNDICATE' (LIMITED).

Date of license, April 19, 1900. - - Authorized capital, £10,000.

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory and N. W. Territories:—Frederick P. Hobson, Edmonton, N.W.T.

'THE YUKON GOLDFIELDS' (Limited). (Re-licensed).

Date of license, April 26, 1900. - - Authorized capital. £100,000.

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:—Richard Burt Wood, Dawson City.

'THE LOYAL DOMINION CREEK (YUKON) GOLD MINING COMPANY' (Limited).

Date of license, April 26, 1900. - - - Authorized capital, £10,000.

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:—Edgar Haydon Searle, Dawson City.

'THE BRITISH CANADIAN GOLDFIELDS OF THE KLONDIKE' (LIMITED).

Date of license, April 26, 1900. - - - Authorized capital, £275,000.

Chief place of business:—London, Eng.

Agent or-manager in the Yukon Territory:—Peter Reid Ritchie, Dawson City.

'THE LONDON AND DAWSON AGENCY' (LIMITED).

Date of license, May 17, 1900. - - Authorized capital, £2.000.

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:—Thomas Alfred Rufus Purchas, Dawson City.

'YUKON GOLD MINING COMPANY'

Date of license, August 23, 1900.

Chief place of business:—Petersburg, Pike Co., Indiana, U.S.A.

Agent or manager in the Yukon Territory:—Frank C. Lory, Dawson City.

'ELDORADO QUARTZ MINING COMPANY.'

Date of license, September 11, 1900. - - - Anthorized capital, \$1,000,000
Chief place of business:—City of Seattle, Washington State, U.S.A.

Agent or manager in the Yukon Territory:-T. W. Roach, Dawson City.

'THE DOMINION DEVELOPMENT COMPANY.'

Date of license, November 26, 1900. - - Authorized capital, \$100,000.

Chief place of business:—Philadelphia, Penn., U.S.A.

Agent or manager in the Yukon Territory:—J. A. Osborne, Fort Francis, Ont., and Fort George, Ungava District.

'QUARTZ CREEK (YUKON) SYNDICATE' (LIMITED).

Date of license, January 2, 1901. - - Authorized capital, £100,000

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:—Joseph Whiteside Boyle, Dawson City.

'LOS ANGELES AND YUKON MINING COMPANY?'

Date of license, January 10, 1901. - - - Authorized capital, \$400,000.

Chief place of business:—Los Angeles, California, U.S.A.

Agent or manager in the Yukon Territory:—Mrs. Alice Rollins Crane, Dawson City.

'BIG SALMON HYDRAULIC COMPANY?'

Date of license, February S. 1901. - - - Authorized capital, \$100,000.

Chief place of husiness:—Seattle, Washington Terr., U.S.A.

Agent or manager in the Yukon Territory:-Falcon Joslin, Dawson City.

'SYNDICAT LYONNAIS DU KLONDYKE.'

Date of license, March 2, 1901. - - Authorized capital, 1,100,000 francs.

Chief place of business:—Lyon, France.

Agents or managers in the Yukon Territory:—M. Louis Paillard and M. Hippolyte de Silan.

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'DOMINION GOLD MINING COMPANY.'

Date of license, March 18, 1901. - - Authorized capital, \$750,000.

Chief place of business:—Danville, Illinois, U.S.A.

Agent or manager in the Yukon Territory:-Frank C. Lory, Dawson City.

'THE DOME (YUKON) GOLD MINES' (LIMITED).

Date of license, October 1, 1901. - - Authorized capital, £100,000.

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:-George R. Clazy, Dawson City.

'GOLD RUN PLACER MINING COMPANY.'

Date of license, March 24, 1902. - - Authorized capital, \$1,000,000.

Chief place of business:—City of Seattle, Washington State, U.S.A.

Agent or manager in the Yukon Territory:—William T. Lory, Dawson.

'THE KLONDYKE CONSOLIDATED GOLD FIELDS' (LIMITED).

Date of license, June 11, 1902. - - Authorized capital, £300,000 Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:-R. Auzias Turenne, Dawson,

'THE KLONDYKE ESTATES CORPORATION' (LIMITED).

Date of license, July 18, 1902. - - Authorized capital, £500,000.

Chief place of business:—London, Eng.

Agent or manager in the Yukon Territory:—John Archibald Heyman, Dawson City.

'THE TROND SYNDICATE' (LIMITED).

Date of license, September 3, 1902. - Authorized capital, £20,000.

Chief place of business:—Kendal, Eng.

Agent or manager in the Yukon Territory:—Arthur Davey, Dawson.

'THE KLONDYKE-CHEECHACO HILL GOLD MINING COMPANY!

Date of license, November 28, 1902. - - Authorized capital, \$1,000,000.

Chief place of business:—Phœnix, Maricopo Co., Arizona, U.S.A.

Agent or manager in the Yukon Territory:-A. G. Cunningham, Dawson,

'DETROIT-YUKON MINING COMPANY.'

Date of license, November 27, 1902. - - Authorized capital, \$250,000.

Chief place of business:—Detroit, U.S.A.

Agent or manager in the Yukon Territory:-Otto R. Brener, Dawson, Y.T.

'GOLD RUN (KLONDIKE) MINING COMPANY' (LIMITED),

Date of license, February 2, 1903. - - Authorized capital, £400,000.

Chief place of business:—London, (E.C.), Eng.

Agent or manager in the Yukon Territory:-Alfred Ernest Wills, Dawson, Y.T.

'THE TREASURE HILL MINING COMPANY (1903)' (LIMITED),

Date of license, March 9, 1903. - - Authorized capital, £50,000.

Chief place of business:—London, W., England.

Agent or manager in the Yukon Territory:-John Henry Patterson, Dawson, Y.T.

'PACIFIC COAST MINING COMPANY.'

Date of license, May 27, 1903. - - Authorized capital \$1,000,000.

Chief place of business:—Phœnix, Arizona, U.S.A.

Agent or manager in the Yukon Territory:- Ernest E. Andrews, Dawson, Y.T.

'THE KLONDYKE GOLD PLACER MINES COMPANY.'

Date of license, June 9, 1903. - - - Authorized capital, \$100,000.

Chief place of business:—Cheyenne, Wyoming, U.S.A.

Agent or manager in the Yukon Territory:—Charles J. Vivquain, Dawson, Y.T. 29-344

THE BONANZA BASIN GOLD DREDGING COMPANY' (LIMITED).

Date of license, September 4, 1903. - - - Authorized capital, \$1,000,000.

Chief place of business:—Pierre, South Dakota, U.S.A.

Agent or manager in the Yukon Territory:-- H. G. Herbert, Dawson, Y.T.

'WEST CANADIAN ('OLLIERIES' (LIMITED).

Date of license, October 6, 1903. - - Authorized capital, £400,000.

Chief place of business:—St. James', S.W., England.

Agent or manager in the Yukon Territory:-Jules Justin Fleutot, Frank, N.W.T.

ADAMS CREEK GOLD MINING COMPANY!

Date of license, May 25, 1904. - - Authorized capital, \$100,000.

Chief place of business:—Cheyenne, Wyoming, U.S.A.

Agent or manager in the Yukon Territory:-D. H. MacKinnon, Dawson, Y.T.

· ELLIOT DEVELOPMENT COMPANY.'

Date of license, July 20, 1904.

Chief place of business:—Manhattan, New York, U.S.A.

Agent or manager in the Yukon Territory:-Ralph P. Elliot, Dawson, Y.T.

'THE BONANZA CREEK HYDRAULIC MINING ('OMPANY' (LIMITED).

Date of license, August 12, 1904. - - Authorized capital, £350,000.
('hief place of business:—London, Eng.

Agent or manager in the Yukon Territory:-Emile Wheinheim, Dawson, Y.T.

'NORTHWEST HYDRAULIC MINING COMPANY?

Date of license, May 8, 1906. - - Authorized capital, \$1,000,000. Chief place of business:—City of Wilmington, Delaware, U.S.A.

Agent or manager in the Yukon Territory:-Chester A. Thomas, Dawson, Y.T.

'YUKON CONSOLIDATED GOLD FIELDS COMPANY.'

Date of license, May 8, 1906.

- - - - Authorized capital, \$8,000,000.

Chief place of business:—City of Wilmington, Delaware, U.S.A.

Agent or manager in the Yukon Territory:-Chester A. Thomas, Dawson, Y.T.

'YUKON GOLD COMPANY.'

Date of license, April 20, 1907. - - - Authorized capital, \$25,000,000.
Chief place of business:—Augusta, Maine, U.S.Λ

Agent or manager in the Yukon Territory:-Chester A. Thomas, Dawson, Y.T.

'YUKON BASIN GOLD DREDGING COMPANY' (LIMITED).

Date of license, July 22, 1907. - - Authorized capital, \$20,000,000.

Chief place of business:—Phenix, Arizona, U.S.A

Agent or manager in the Yukon Territory:-Daniel A. Matheson, Dawson, Y.T.

'SOCIETE MINIERE FRANCAISE DU KLONDYKE ET DE L'ALASKA.'

Date of license, April 6, 1908. - - - Authorized capital, 366,000 francs.

Chief place of business:—Marseilles, France.

Agent or manager in the Yukon Territory:-Frank J. McDougal, Dawson, Y.T.

'THE STEWART RIVER GOLD DREDGING COMPANY' (LIMITED).

Date of license, December 11, 1908. - - - Authorized capital, \$10,000,000.

Chief place of business:—Phænix, Arizona, U.S.A.

Agent or manager in the Yukon Territory :- Daniel A. Matheson, Dawson, Y.T.



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Klondyke Consolidated Gold Fields		
Klondyke Consols		
Klondike Development Co		
Klondyke Dome Mining Co		
Klondyke Estates Corporatiou		
Klondyke Gold Placer Mines Co		
Klondyke Government Concession		
Klondyke and Kootenay Venture Syndicate		
Klondike Mining Co	 51	6
Lewes River Mining and Dredging Co		
London and Dawson Agency		
London-Klondyke Development Syndicate		
Los Angeles and Yukon Mining Co	 51	
Loyal Dominion Creek (Yukon) Gold Miniug Co	 51	8

McDonald's Bonanza (Klondike)	515
North American Transportation and Trading Co	514 512 522
Omnium Securities Co	512
Pacific Coast Mining Co	521
Quartz Creek (Yukon) Syndicate	519
Reliance Mining and Trading Co. of Alaska	517
Scottish American Investment Co Société Industrielle Commercale et Minière du Klondyke. Société Minière Française du Klondyke et de l'Alaska. Stewart River Gold Dredging Co Syndient Lyonnis du Klondyke.	512 516 523 523 519
Trading and Exploring Co. Treasure Hill Mining Co. (1963). Trond Syndicate.	516 521 520
W. J. Walther Co Warburton's Consols (Klondyke). West Canadian Collieries.	515 516 522
Yukon Basin Gold Dredging Co Yukon Consolidated Gold Fields Co	 523
Yukon Gold Co. Yykon Goldfields. Yukon Goldfields (re-licensed)	523 513 514
Yukon Gold Mining Co	513

COMMISSIONS TO PUBLIC OFFICERS.

List of Public Officers to whom Commissions have issued from April 1, 1909 to March 31, 1910.

Name.	Office or Appointment.	Date of Commission.	When Gazetted.
Acland, Frederick Albert.	Deputy of the Minister of Labour	Dec. 21, '09	Nov. 28, '08
Ami, William Charles	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens".	May 5, '09.	May 8, '09
Angus, Adam		Feb. 8, '10.	Feb. 12, '10
Angus, William		May 5, '09.	May 8, '09
Archer, K.C., Charles,	A Puisne Judge of the Superior Court in and for the Province of Quebec	Jan. 11, '10.	Jan. 15, '10
Ayotte, Joseph	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens."	Mar. 27, '09.	Apr. 3, '09
Balloch, Robert Wilmot.	A Sub-Collector in H. M. Customs, from Jan. 1, '08.	Apr. 27, '09.	May 1, '09
	Judge of the County Court of Nanaimo, in the Pro- vince of British Columbia.	Oct. 1, '09.	Oct. 2, '09
Barker, His Honour Charles Howard	A Local Judge of the Supreme Court of British Columbia.		
Barkhouse, Clement	A Fishery Officer in the Fisheries Protection Service of Canada, with the rank of Master Mariner	Apr. 23, '09.	June 5, '09
Barnes, Capt. Charles		Apr. 23, '09.	June 5, '09
Barry, Jeremiah H	A Puisne Judge of the Supreme Court of the Pro- vince of New Brunswick		June 5, '05
Beach, Anson C	A Sub-Collector in H. M. Customs from Jan. 1, '08.	May, 17, '09,	May 15, '09
Bell, Christopher, J	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens.".	Sept. 3, '09.	Sept. 11, '05
Blain, John Colins	A Clerk in H. M. Customs	Mar. 6, '09	Apr. 3, '09
Brett, William	A Gauger in H.M. Customs, from Feb. 11, '08	May, 25, '09	May 15, '09
Brodie, John	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens.".	June 21, '09	June 26, '09
Bustine, Peter		Apr. 20, '09	May 1, '09
Cameron, Hon. J. Douald	A Judge of the Court of Appeal for Manitoba with the style and title of Judge of Appeal	Apr. 27, '09	May 8, '09
Chalifour, Joseph	A Fishery Officer in the Fisheries Protective Service of Canada	Aug. 28, '09	Sept. 11, '05
Chisholm, Alexander John	A Sub-Collector in H. M. Customs, from Jan. 1, '08	May 26, '09	May 15, '09
Clement, Joseph	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens.".	Mar. 29, '09	Apr. 3, '09
Constantiu, Maurice	и и кот	July 10, '09	July 17, '09

LIST of Public Officers to whom Commissions have issued from April 1, 1909, to March 31, 1910—Continued.

Name.	Office or Appointment.	Date of Commission.	When Gazetted.
Cousins, Harry Payson	A Fishery Officer in the Fisheries Protection Service of Canada	Aug. 28, '09.	Oct. 2, '09
Cowan, Robert K	Deputy Judge of the County Court of the County of Middlesex, Ont., for 2 months, from date hereof	Apr. 8, '09	Apr. 17 '09
Commings, A. C	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens.".	May 5, '09.	May 8, '09
Daley, John W	A Sub-Collector in H. M. Customs, from Jan. 1, '08.	May 25, '09	May 15, '09
Deuton J. Herbert	A Junior Judge of the County Court of the County	35 00 .00	T * 10
Desbarats, George Joseph, B. App. Sc., M.Can. Soc. C.E.	of York, Ont		
Drolet, Arthur	A Sub-Collector in H.M. Customs, from May 14, '08.	June 28, '09.	July 3, '09
Dugas, K. C., François Octave	A Puisné Judge of the Superior Court in and for the	Sept. 6, '09.	Sept. 11, '09
Dyma, Joseph A	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens.".	Dec. 22, '09	Jan. 1, '10
Ferguson Frank	0 0 0	May 5, '09.	May 8, '09
Fisher, Edward C	0 10	July 10, '09.	July 17, '09
Fitch, Clarence Russell	A Judge of the District Court of the Provisional		
Fitch, His Honour Clarence Russell	Judicial District of Rainy River, Ont	May 29, '09. May 29, '09.	
Fitzgerald, Francis Joseph	An Inspector in the Royal North West Mounted Police Force, from Dec. 1, '09		
Forbes, Adam	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Ahens.".	Feb. 26, '10.	Mar. 5, '10
Freeman, Arni M	n n n	Sept. 3, '09.	Sept. 11, '09
	A Justice of Appeal of the Court of Appeal for British Columbia	Nov. 30, '09.	Dec. 4, '09
Garrow, Hon. James Thompson	A Local Judge in Admiralty of the Exchequer Court in aud for the Toronto Admiralty District	Mar. 1, '10.	Mar. 12, '10
Gebler, Henry R	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens.".	June 21, '09.	June 26, '09
Genik, Alex		Apr. 2, '09.	Apr. 10, '09
Girouard, Hon. Désiré	Deputy of His Excellency the Governor General for the purpose of assenting, in His Majesty's name, to any Bill or Bills passed or to be passed during the present session of parliament		Mar. 19, '10
Grabosky, Ilko	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens.".	Sept. 3, '09.	Sept. 11, '09
Grant, His Honour David	A Local Judge of the Supreme Court of British Columbia.	Sept. 25, '09.	Oct. 2, '09
Gregory, Francis Brooke.	A Puisné Judge of the Supreme Court of British Columbia.	Nov. 80, '09.	Dec. 4, '03

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List of Public Officers to whom Commissions have issued from April 1, 1909, to March 31, 1910—Continued.

Name.	Office or Appointment.	Date of	When Gazetted.
		Commission.	(Taxetteu.
Groat, John	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens"	Apr. 2, '09.	Apr. 10, '09
Hackett, Capt. Charles	A Fishery Officer in the Fisheries Protection Service of Canada, with the rank of Master Mariner	Aug. 28, '09	Sept. 11, '09
Hamberg, John Alfred	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens"	Feb. 22, '10.	Feb. 26, '10
Hannon, James Willson	Judge of the District Court of the Judicial District of Regina, Sask	July 17, '09.	Aug. 14, '09
Hawryluk, Nicholas	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens"	Mar. 29, '09.	April 3, '09
Hillstrand, Frank Alfred.	0 0	July 10, '09.	July 17, '09
Houston, Robert		Apr. 8, '09	Apr. 17, '09
Hugg, Jabez Bowen	A Member of the Commission to inquire into and report upon the existing requirements and con- ditions of the Fisheries in the Provinces of Mani- toba, Saskatchewan and Alberta		
Hunter et al, Hon. Gordon	Commissioners or Commissioner per dedimus potes-	F) 0 100	D 14 100
Huycke, K. C., Edward Cornelius Stanbury	Judge of the County Court of the County of Peter-		
Huycke, His Honour Edward Cornelius Stan- bury			July 10, 09
Hyzy, John	A Commissioner to take and administer oaths under		
Irving, Hon. Paulus Ae- milius	the "Act respecting Naturalization and Aliens"	July 6, '09.	July 10, '09
Jette, K.C.M.G , Hon. Sir	British Columbia	Nov. 30, '09.	Dec. 4, '09
Louis Amable	Chief Justice of the Court of King's Bench for the Province of Quebec	Nov. 16, '09.	Nov. 20, '09
Johnson, Thomas	Deputy Judge of the District Court of the Pro- visional Judicial District of Muskoka, Ont., during the absence, on leave, of His Honour Judge Mahaffy	Nov. 30, '09	Dec. 18, '09
Jurems, Frank M	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens"	Feb. 5, '10.	Feb. 12, 'I0
Kerr, Robert D	A Sub-Collector in H.M. Customs from Jan. 1, '08.	May 17, '09.	May 15, '09
Kimmel, John Gustav	A Commissioner to take and administer oaths under		1 10 100
King, C. M. G., M. A., LL. B., William Lyon McKenzie.	the "Act respecting Naturalization and Aliens" Minister of Labour		
Klassen, Jacob A	A Sub-Collector in H. M. Customs, from June 23, 1908.	May 21, '09.	May 15, '09
Kolodie, Paul	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens"		
Kuhn, John		Apr. 27, '09	May 1, '09

LIST of Public Officers to whom Commissions have issued from April 1, 1909, to March 31, 1910—Continued.

Name.	Office or Appointment.	Date of Commission.	When Gazetted.
Lamont, Hon. John Hen-	A Fishery Officer in the Fisheries Protection Service of Canada, with the rank of Master Mariner	July 17, '09.	
Ledwell, Patrick J Lees, William Andrew-	A Fishery Officer in the Fisheries Protection Service of Canada. Judge of the District Court of the District of Wet		Aug. 7, '09
	askiwin, Alberta Representative of the Dominion of Canada at the ceremony of the imagnization of a monument to be erected at Berne, Switzerland, on the 4th Oct., 199, in commemoration of the forming of the Postal		
**	An Inspector in the Royal North West Mounted Police Force, from 1st Jan., 1910.		
Macaulay, Hon. Charles Daniel	A Commissioner per dedimus potestatem to admin- ister oaths within the Yukon Territory	Oct. 9, '09	Oct. 16, '09
Macdonald, James C	A Sub-Collector in H. M. Customs, from Jan. 1, '08.	May 25, '09.	May 15, '09
Macdonald, Charles Oswald	A Fishery Officer in the Fisheries Protection Service of Canada	Aug 28 09	Oct 9 '09
Macdonald, K.C., James A'exander	Chief Justice of the Court of Appeal for British Columbia, with the style and title of Chief Justice of the Court of Appeal, so long as the present Chief Justice of the Supreme Court of British Columbia continues to hold such office, and there- after with the style and title of Chief Justice of British Columbia.		
Macdonald et al., Hon. James Alexander	Commissioners or Commissioner per dedinus potestatem within the Province of British Columbia		
Maclean, James F	Judge of the District Court of the Judicial District of Battleford, Sask		June 5, '09
Macleay, Colin	A Sub-Collector in H. M. Customs, from Jan. 1, '08.	May 18, '09.	May 15, '09
Malcolm, George John Huntley	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens"	Dec. 31, '09.	Jan. 8, 10
Mallot Marcel		June 21, '09	June 26, '09
Manseau, Charles	A Sub-Collector in H. M. Customs, from Jan. 1, '08.	July 16, '09.	July 10, '09
Markusson, Magnus	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens"	Apr 2, '09.	Apr 10, '09
Martin, Hon. Archer	A Justice of Appeal of the Court of Appeal for British Columbia	Nov. 30, '09.	Dec. 4, '09
Martin, Joseph Telesphore	A Sub-Collector in H. M. Customs, from Jau. 1, '08.	Apr. 27, '09.	May 1, '09
Mathers, Hon. Thomas G.	Chief Justice of the Court of King's Bench for Mani- toba, with the style of Chief Justice of the King's Bench	Feb. 7, '10.	Feb. 12, '10

List of Public Officers to whom Commissions have issued from April 1, 1909, to March 31, 1910—Continued.

Name.	Office or Appointment.	Date of Commission.	When Gazetted.
Medill, James	A Commissioner to take and administer oaths under the 'Act respecting Naturalization and Aliens'	Oct. 15, '09	Oct. 23, '09
Mercier, Wilfrid	A Puisné Judge of the Superior Court in and for the Province of Quebec.	Mar. 22, '09.	Mar. 27, '09
Merritt, Arthur Hinman .	A Sub-Collector in H. M. Customs, from Jan. 1, '08.	May 17, '09.	May 15, '09
Metcalfe, Thomas L	A Puisne Judge of the Court of King's Bench for Manitoba	May 22, '09	May 29, '09
Mickle, C. J	County Court Judge for the Northern Judicial Dis- trict of the Province of Manitoba	May 29, '09.	June 5, '09
Morris, Charles	A Sub-Collector in H. M. Customs, from Jan. 17, '08	Apr. 22, '09.	Apr. 24, '09
Morris, Joseph Ephraim.	A Fishery Officer in the Fisheries Protection Service of Canada	Sept. 11, '09.	Sept. 25, '09
Morton, Edmund	A Sub-Collector in H. M. Customs, from Jan. 1, '08.	Apr. 26, '09.	May 1, '09
Mulvey, B. A., K. C., Thomas	Under-Secretary of State and Deputy Registrar General of Canada, from 1st June, 1909	June 2, '09	June 5, '09
Murphy, Denis	A Puisné Judge of the Supreme Court of British Columbia	Nov. 30, '09	Dec. 4, '09
Murphy, James Lawrence	A Sub-Collector in H. M. Customs, from Jan. 1, '08.	Apr. 26, '09.	May 1, '09
Musgrave, Lt. Phillip Cranston	A Fishery Officer in the Fisheries Protection Service of Canada	Aug. 28, '09	Sept. 11, '09
McAulay, Murdock	A Preventive Officer in H. M. Customs, from March 1, '08	May 26, '09.	May 15, '09
McCarthy, William Offley	An Inspector in the Royal North West Mounted Police, from June 1st, 99	May 28, '09.	Nov. 27, '09
McDougall, Robert Allan.	A Commissioner to take and administer oaths under the 'Act respecting Naturalization and Aliens'.	July 10, '09.	July 17, '09
McGougan, James McKay	A Sub-Collector in H. M. Customs, from Jan. 17, '08	June 28, '09.	July 3, '09
McInnes, William Wallace Burns	Judge of the County Court of Vancouver, B. C	Apr. 1, '09.	Apr. 10, '09
McInnes, William Wallace Burns	A Local Judge of the Supreme Court of B. C	Apr. 28, '09.	May 1, '09
McIntosh, Hugh B	A Commissioner to take and administer oaths under the 'Act respecting Naturalization and Aliens'.	July 10, '09.	July 17, '09
McKay, John	A Junior Judge of the District Court of the Pro- visional Judicial District of Thunder Bay, Ont	May 29, '09.	June 12, '09
McKay, His Honour John	A Local Judge of the High Court of Justice for Outario	May 29, '09.	June 12, '09
McKeown, Harrison A	A Puisné Judge of the Supreme Court of the Pro- vince of New Brunswick	May 28, '09	June 5, '09
do. do	A Judge of the Court of Divorce and Matrimonia Causes for the Province of New Brunswick	May 28, '09.	June 5, '09

1 GEORGE V., A. 1911

LIST of Public Officers to whom Commissions have issued from April 1, 1909, to March 31, 1910—Continued.

Name.	Office or Appointment.	Date of Commission.	When Gazetted.
McLean, Duncan Hugh	A Commissioner to take and administer oaths under the 'Act respecting Naturalization and Aliens'	Mar. 9, '09.	Mar. 12, '09
McMillan, Hugh	A Sub-Collector in H. M. Customs, from Jan. 17, '08	June 28, '09.	July 3, '09
McPherson, Charles Dun- can	A Commissioner to take and administer oaths under the 'Act respecting Naturalization and Aliens'	Feb. 22, '10.	Feb. 26, '10
Nicholson, John	A Sub-Collector in H. M. Customs, from Jan. 1, '08	Apr. 27, '09.	May 1, '09
Nicholson, John A	A Fishery Officer in the Fisheries Protection Service of Canada	Ang. 28, '09.	Oct. 2, '09
Noel, His Honour Joseph Camillien	Judge of the District Court of the District of		
Novak, Aplinary	A Commissioner to take and administer oaths under the 'Act respecting Naturalization and Aliens'.	Apr. 2, '09.	Apr. 10, '09
O'Connell, Daniel	Deputy Judge of the County Court of the County of Peterborough, Ont	June 8, '09	June 12, '09
O'Leary, His Honour Hugh	A Surrogate Judge in Admiralty of the Exchequer Court for that portion of the Toronto Admiralty District comprised in the Territorial Districts of Thunder Bay and Rainy River in the Province of Ontario.		Mar. 12, '10
Oliver, John	A Preventive Officer in H. M. Customs, from Feb. 11, '08.	May 25, 09.	May 15, "09
Ouseley, Frederick Arthur Gote	Judge of the District Court of the Judicial District of Moosejaw, Sask		
Panczel, Louis	A Commissioner to take and administer oaths under the 'Act respecting Naturalization and Aliens'	Feb. 5, '10.	Mar. 5, '10
	Lieutenant Governor of the Province of British Columbia.	Dec. 3, '09.	Dec. 4, 119
Pope, C.V.O., C.M.G., I. S.O., Joseph	Under-Secretary of State for External Affairs, from 1st June, 1909	June 2, '09.	June 5, '09
Prendergast, Hon. James Emile Pierre	A Puisné Judge of the Court of King's Bench for Manitoba.	Feb. 7, '10.	Feb. 12, '10
Prince, B.A., F.L.S., F. R.S.C., Edward Ernest,			
Raven, Charles Cummings	An Inspector in the Royal North West Mounted Police Force, from Dec. 1, '09	Dec. 18, '09.	Jan. 22, '10
do. do.	A Commissioner of Police within the Provinces of British Columbia and Alberta		Mar. 26, '10
Richardson, James Thomas	A Sub-Collector in H. M. Customs, from Jan. 1, '08	May 25, '09.	May 15, '09
Robinson, Captain Paul Clark	A Fishery Officer in the Fisheries Protection Service of Canada, with the rank of Master Mariner		Oct. 2, '09

List of Public Officers to whom Commissions have issued from April 1, 1909, to March 31, 1910—Continued.

Nanie.	Office or Appointment.	Date of Commission.	When Gazetted.
Roger, George M	Junior Judge of the County Court of the United Counties of Northumberland and Durham, Ont	May 90 200	Tuno 5 '09
Roger, His Honour George			
Roy, K.C., Louis Rodolphe	A Puisne Judge of the Superior Court in and for the Province of Quebec	Nov. 17, '09.	Nov. 2", '09
Sedziak, Francis	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens"	Apr. 2, '09	Apr. 10, '09
Segal, Israel	01 01 N N	Dec. 27, '09.	Jan. 1, 10
Scott, Henry Marshall	A Sub-Collector in H. M. Customs from May 14, '08	June 28, '09.	July 3, 109
Smith, Benjamin R	A Sub-Collector in H. M. Customs from Jan, 1, '08	May 25, 409.	May 15, '09
Sproule, John	Appraiser in H. M. Customs from June 17, '08	May 26, '09.	May 22, '09
Stephenson, Stephen	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens"	Jan. 31, '10.	Feb. 5, 10
Stratford, Frank Campbell	A Fishery Officer in the Fisheries Protection Service of Canada with the rank of Master Mariner	July 6, '09.	July 24, '09
Stroud, Charles S	A Preventive Officer in H.M. Customs from Mar.1, 08	May 18, '09	May 15, '09
Stuart, Charles Joseph	A Fishery Officer in the Fisheries Protection Service	1 00. 700	O-4 9 '00
Sutherland, P.C., K.C., Hon, Robert Franklin.	of Canada A Judge of the Supreme Court of Judicature for Ontario, a Justice of the High Court of Jutice for Ontario, and a Member of the Exchequer Division of the said High Court of Justice.		
Swanson, John Donald	Judge of the County Court of Yale, in the Province		7 00 110
Swanson, His Honour John Donald	A Local Judge of the Supreme Court of British		
Sweetapple, Charles Henry Heath	Columbia. An Inspector in the Royal North-West Mounted Police Force, from Dec. 1, '09.		
Taylor, Nelson L	A Commissioner to take and administer oaths under the "Act respecting Naturalization and Aliens"		
Tervo Christian Albert	A Sub-Collector in H.M. Customs, from April 14, '08		
	A Commissioner to take and administer caths under		
	the "Act respecting Naturalization and Aliens"		
Thorn, Nathan		July 29, '05.	Aug. 7, '09
Toupin, François Xavier Joseph Alphonse	A Commissioner to administer caths of allegiance to and receive affirmations of allegiance from person appointed to any office or employment in the Out- side Service of the Department of Inland Revenue of Canada		Sept. 25, '09
do, do.	A Commissioner to administer the oath or oaths of office to every persons or person appointed to any office or employment in the Outside Service of the Department of Inland Revenue of Canada		Nov. 13, '09

1 GEORGE V., A. 1911

List of Public Officers to whom Commissions have issued from April 1, 1909, to March 31, 1910—Continued.

Name.	Office	or Appoint	ment.		Comm		C	hen etted.
Tucker, Robert Edward	A Commissioner of British Columbia	Police with and Alberta	in the Provi	nce» of	Dec.	6, '09	Dec.	11, '09
Vorlick, John	A Commissioner to the 'Act respecti	take and adı g Naturaliza	ninister oath tion and Ali	s nnder ens'	Apr.	2, '09	Apr.	10, '09
Walters, James Zacharias			11		Aug.	28, 100	Sept.	4, '09
Warde, George H					Apr.	2, '09	Apr.	10, '09
Wasley, John					Sept.	3, '09	Sept.	11, '09
Weir, K.C., Hon. William Alexander	A Puisne Judge of Province of Quebe	he Superior	Court in and	for the	Jan.	11, '10	Jan.	15, '10
Williams, J. D. R	A Sub-Collector in	H. M. Custon	us, from Jan	. 17. '08	Apr.	15, '09	. Apr.	17, '09
Wilson, Arthur	Administrator of the Absence of Alexa missioner, from the	inder Hende	rson, Esquire	e, Com-		9, '09	, Oct.	16, '09
Wilson, John	A Commissioner to the 'Act respecti	take and adr ng Naturaliza	ninister oath ation and Ali	s under ens '	Dec.	22, '09	Jan.	1, '10
Woodrow, Fred					July :	10, 109	July	17, '09

BOARDS OF TRADE.

List of Boards of Trade in the Dominion of Canada registered in the Registrar's Branch of the Department of the Secretary of State, under the provisions of Section V., Chapter 124, Revised Statutes of Canada, 1906, to March 31, 1910, inclusive.

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Name.	Address.	Date of Formation.
Alameda Board of Trade	Alameda, Sask	April 12, 1909.
Alberton and West Prince Board of Trade	Alberton, P.E.I	April 23, 1903.
Almonte, Board of Trade of the Town of	Almonte, Ont	January 21, 1902,
Amherst, Board of Trade of the Town of	Amherst, N.S	May 7, 1894
Annapolis Royal Board of Trade	Annapolis Royal, N.S	March -, 1901.
Antigonish, Board of Trade of	Antigonish, N.S	February 11, 1904.
Arnprior Board of Trade	Arnprior, Ont	July 24, 1893.
Arthabaska, La Chambre de Commerce du Comtè d'	Victoriaville, Que	October 10, 1903,
Atlin District Board of Trade	Atlin, B.C	July 8, 1904.
Ayr Board of Trade	Ayr, Ont	April 9, 1906.
Baddeck, The Board of Trade for		
Balgonie Board of Trade		
Barrie, Board of Trade of the Town of		
Battleford Board of Trade		
Bear River Board of Trade		
Beauharnois, Chambre de Commerce de		
Belleville Board of Trade		
Berlin Board of Trade		
Berthier, La Chambre de Commerce de		
Berwick Board of Trade		
Blind River, Board of Trade of the Town of		
Boissevain District Board of Trade		
Bracebridge Board of Trade		
Brampton Board of Trade		
Brandon Board of Trade		
Brantford Board of Trade		
Bridgetown Board of Trade		
Brighton Village and Township, Board of Trade of		
Britisb Columbia Board of Trade		
British Columbia Inland Board of Trade		
Brockville Board of Trade (re-organized)		
Calgary Board of Trade		
Callander Board of Trade		May 13, 1909.
Campbellford Board of Trade		
Campbellton Board of Trade		
Cape Breton Board of Trade		
Carberry Board of Trade		
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1 GEORGE V., A. 1911

LIST of Boards of Trade in the Dominion of Canada, registered, &c.—Continued.

Name	Address.	Date of Formation.
Carman Board of Trade	. Carman, Man	November 11, 1902.
Caron Board of Trade	. Caron, Sask	January 6, 1906.
Chambly, La Chambre de Commerce de	. Chambly Basin, Que	February 1, 1901,
Charlottetown Board of Trade	. Charlottetown, P.E.I	April 26, 1887,
Chatham Board of Trade		
Chatham Board of Trade		
Chester, Board of Trade of	. Chester, N.S	April 15, 1904,
Chicoutimi. La Chambre de Commerce du District de		
Chilliwack Board of Trade		
Clinton Board of Trade		
Costicook, Board of Trade of the Town of		
Cobalt Board of Trade		Basers &
Cobourg. Board of Trade of the Town of		
Cochrane Board of Trade		
Collingwood Board of Trade.		
Cornwall Board of Trade.		
Dartmouth Board of Trade.		
Dauphin Board of Trade, The Corporation of		
Davidson Board of Trade.		
Dawson Board of Trade.		
Deloraine Board of Trade.		
Dennis, Board of Trade for the County of		
Descronto Board of Trade		
Digby Board of Trade		
Dresden, Ontario, Board of Trade		
Drummond, La Chambre de Commerce du Comté de		
Duck Lake Board of Trade		
Dufferin Board of Trade		
Duncan (B.C.) Board of Trade		
Dundas Board of Trade		
Edmonton Board of Trade		
Easex, Central Board of Trade of		
Estevan Board of Trade		
Eyebrow Board of Trade		
Farnbam, Chambre de Commerce de		
Fenelon Falls Board of Trade		
Fernie, Board of Trade of		
Fort Frances Board of Trade.		
Fort Saskatebewan Board of Trade		
Fort William Board of Trade	. Fort William, Ont	March 23, 1891.

LIST of Boards of Trade in the Dominion of Canada, registered, &c .- Continued.

Name.	Address.	Date of Formation,
Frascrville, Chambre de Commerce de	Fraserville, Que	D 1
		December 21, 1889.
Fredericton, Board of Trade of the City of		January 13, 1891.
	Galt, Ont	July 8, 1889.
Gananoque Board of Trade.		March 22, 1893.
Gaspé Board of Trade		March -, 1888,
Glace Bay, Board of Trade of the Town of		November 8, 1901.
Gladstone Board of Trade	Gladstone, Man	December 13, 1902.
Goderich Board of Trade		March 6, 1875.
	Granby, Que	March 20, 1900.
Grand Forks, Board of Trade of the City of		November 10, 1899.
Grand Mère, La Chambre de Commerce de la Ville de		January 11, 1906.
		March 26, 1903.
Greenwood Board of Trade	Greenwood, B.C	June 29, 1899.
Haileybury Board of Trade	Haileybury, Ont	November 26, 1907.
Halifax, Board of Trade of the City of	Halifax, N.S	March 14, 1889.
Halifax, Nova Scotia, Chamber of Commerce of	Halifax, N.S	March 13, 1889.
Halifax, The Board of Trade of	Halifax, N.S	October 1, 1890.
Holland Board of Trade	Holland, Man	May 7, 1906.
Hull, La Chambre de Commerce de	Hull, Que	April 8, 1902.
Huntsville Board of Trade	Huntsville, Ont	March 28, 1899.
Indian Head Board of Trade	Indian Head, Sask	December 8, 1913.
Inverness, Board of Trade of the Town of	Inverness, N.S	January 30, 1907.
Iroquois Board of Trade	frequeis, Ont	March 8, 1894.
Joliette, La Chambre de Commerce de la Ville et du Dis- triet de	Joliette, Que	April 18, 1893.
Kaslo Board of Trade	Kaslo, B.C	December 1, 1897.
Kelowna Board of Trade	Kelowna, B.C	April 4, 1906.
Kentville Board of Trade	Kentville, N.S	November 20, 1895.
Killarney Board of Trade	Killarney, Man	June 1, 1905.
Kincardine, Board of Trade of the Town of	Kincardine, Ont	December 26, 1877
Kings County Board of Trade	Kentville, N.S	October 4, 1895.
Kings (Southern\ Board of Trade	Georgetown, P.E.I	January 13, 1903.
Lachine, La Chambre de Commerce de	Lachine, Que	June 10, 1909.
Lachute Board of Trade	Lachute, Que	October 24, 1905
Lac Megantic, La Chambre de Commerce de	Megantic, Que	September 10, 1909.
Lacombe Board of Trade	Lacombe, Alta	August 25, 1904.
Leduc, Board of Trade of	Leduc, Alts	June 9, 1906.
Lindsay, Board of Trade for the Town of	Lindsay, Ont	December 31, 1886.
Listowel Board of Trade	Listowel, Ont	May 2, 1883.
Liverpool Board of Trade	Liverpool, N.S	May 11, 1900
Lockport Board of Trade	Lockport N.S	August 23, 1904.

1 GEORGE V., A. 1911

LIST of Boards of Trade in the Dominion of Canada, registered, &c .- Continued.

Name.	Address.	Date of Formation.
London Chamber of Commerce	London, Ont	April 20, 1876.
Lunenburg Board of Trade	Lunenburg, N.S	March 1, 1900.
Macleod District Board of Trade	Macleod, Alta	February 20, 1899.
Madawaska, Board of Trade for the County of	Edmundston, N.B	January 21, 1907.
Madoc District Board of Trade	Madoe, Ont	January 9, 1907.
Mahone Bay Board of Trade	Mahone Bay, N.S	June 18, 1907.
Manitou Board of Trade	Manitou, Man	April 12, 1889
Manor, The Corporation of the Board of Trade of,	Manor, Sask	May 21, 1908.
Maple Creek Board of Trade, Corporation of the	Maple Creek, Sask	April 15, 1903.
Mattawa Board of Trade	Mattawa, Ont	May 16, 1895.
Maxville Board of Trade	Maxville, Ont	February 18, 1910.
Menford Board of Trade	Meaford, Ont	July 31, 1897,
Medicine Hat Board of Trade	Medicine Hat, Alta	March 31, 1900.
Melfort Board of Trade	Melfort, Sask	June 12, 1905.
Melita Board of Trade	Melita, Man	August 26, 1902.
Middleton Board of Trade	Middleton, N.S	October 18, 1895.
Milestone Board of Trade	Milestone, Sask	June 24, 1905.
Minnedosa Board of Trade	Minnedosa, Man	April 9, 1906.
Mission City Board of Trade.	Mission City, B.C	June 19, 1893,
Mitchell Board of Trade	Mitchell, Ont	April 30, 1879.
Moneton, Board of Trade of the City of	Moneton, N.B	May 4, 1891.
Montreal, Chambre de Commerce du District de	Montreal, Que	December 20, 1886,
Montreal, La Chambre de Commerce Française de	Montreal, Que	May 11, 1904.
Moosejaw Board of Trade	Moosejaw, Sask.,	December 11, 1888.
Moosomin Board of Trade	Moosomin, Sask	April 13, 1891
Morden, The Board of Trade of the Electoral division of	Morden, Man	March 7, 1890.
Morris Board of Trade	Morris, Man	February 2, 1905.
Mount Forest Board of Trade	Mount Forest, Ont	April 24, 1893.
Nanaimo Board of Trade	Nanaimo, B.C	March 20, 1889.
Napanee Board of Trade	Napanee, Ont	March 3, 1886.
Neepawa Board of Trade	Neepawa, Man	April 16, 1900
Nelson Board of Trade	Nelson, B.C	April 21, 1900.
Newcastle Board of Trade	Newcastle, N.B	March 9, 1894.
New Glasgow Board of Trade	New Glasgow, N.S	April 1, 1889.
New Michel Board of Trade	New Michel, B.C	April 13, 1909.
New Westminster Board of Trade	New Westminster, B.C	October 10, 1882.
Niagara Falls Board of Trade	Niagara Falls, Ont	March 13, 1889.
Nicola Valley Board of Trade	Nicola Mining Div., Yale Co., B.C	July 29, 1909,
Nicolct, La Chambre de Commerce du District de	Nicolet, Que	March 30, 1906.
Nokomis Board of Trade	Nokomis, Sask	May 12, 1908.
North Bay Board of Trade	North Bay, Ont	October 19, 1894.

LIST of Boards of Trade in the Dominion of Canada, registered, &c.—Continued.

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Name.	Address.	Date of Formation.
North Battleford Board of Trade	North Battleford, Sask	December 30, 1905
North Queens Board of Trade	Caledonia, N.S	January 10, 1906.
North Sydney Board of Trade	North Sydney, N.S	November 9, 1894.
Okanagan Board of Trade	Vernon, B.C	December 31, 1896.
Orangeville Board of Trade	Orangeville, Ont	February 18, 1901.
Orillia Board of Trade	Orillia, Ont	October 31, 1890.
Oshawa and Township of East Whitby, Board of Trade of the Town of.	Oshawa, Ont	May 30, 1898.
Owen Sound Board of Trade	Owen Sound, Ont	October 24, 1881.
Oxhow Board of Trade	Oxbow, Sask	December 28, 1905.
Paris, Board of Trade of the Town of	Paris, Ont	December 16, 1881.
Parkhill Board of Trade	Parkhill, Ont	November 19, 1891.
Parrshoro' Board of Trade	Parrsboro', N.S	April 19, 1899.
Parry Sound Board of Trade	Parry Sound, Ont	June 5, 1897.
Penetanguishene Board of Trade	Penetanguishene, Ont	March 12, 1889.
Penticton Board of Trade	Pentieton, B.C	May 8, 1907.
Perth, Board of Trade of the Town of	Perth, Ont	December 13, 1889.
Peterhorough, Board of Trade of the Town of	Peterborough, Ont	March 21, 1889.
Petrolia, Board of Trade of the Town of	Petrolia, Ont	April 22, 1899.
Picton, Board of Trade of the Town of	Picton, Ont	Fehruary 18, 1889.
Pictou Board of Trade	Pictou, N.S	November 24, 1897
Pilot Mound District, Board of Trade of	Pilot Mound, Man	May 29, 1903.
Port Arthur, Board of Trade of the Town of	Port Arthur, Ont	April 21, 1885.
Port Hope Board of Trade	Port Hope, Ont	July 7, 1874.
Portage la Prairie Board of Trade	Portage la Prairie, Man	July 22, 1886.
Port Hood Board of Trade	Port Hood, N.S	Fehruary 24, 1908.
Port Perry Board of Trade	Port Perry, Ont	January 28, 1903.
Prescott Board of Trade	Prescott, Ont	March 30, 1893.
Preston Board of Trade	Preston, Ont	March 4, 1994
Prince Albert Board of Trade	Prince Alhert, Sask	July 26, 1887.
Prince Edward Island Chamber of Commerce	Not given	May 6, 1875.
Prince Rupert Board of Trade	Prince Rupert, B.C	December 10, 1909.
Pugwash Board of Trade	Pugwash, N.S	April 20, 1907.
Qu'Appelle Board of Trade	Qu'Appelle, Sask	February 7, 1890.
Quehec Chamber of Commerce	Quehec, Que	January 31, 1877.
Rainy River, Board of Trade of the District of	Rat Portage, Ont	December 22 1888.
Rapid City District Board of Trade	Rapid City, Man	June 19, 1899.
Regina Board of Trade	Regina, Sask	June 30, 1888.
Renfrew Board of Trade	Renfrew, Ont	January 23, 1901.
Revelstoke Board of Trade	Revelstoke, B.C	July 12, 1895.
Richmond Board of Trade	Richmond, Que	October 15, 1894.

1 GEORGE V., A. 1911

List of Boards of Trade in the Dominion of Canada, registered, &c .- Continued.

Name.	Address.	Date of Formation.
Ridgetown Board of Trade	Ridgetown, Ont	March 2, 1892.
Rimouski, La Chambre de Commerce de	Rimouski, Que	May 11, 1908.
Rock Island Board of Trade	Rock Island, Que	March 6, 1903.
Roland Board of Trade	Not given	September 1, 1906.
Rossland Board of Trade	Rossland, B.C	November 24, 1896.
Rosthern, Board of Trade of	Rosthern, Sask	March 6, 1906.
Rouleau Board of Trade	Rouleau, Sask	March 5, 1906.
Rouville. La Chambre de Commerce du Comté de	Marieville, Que	January 9, 1899.
St. George Board of Trade	St. George, Ont	July 31, 1890.
St. Hyacinthe, La Chambre de Commerce de	St. Hyacinthe, Que	November 28, 1892.
St. Jérôme, La Chambre de Commerce de	St. Jerôme, Que	July 25, 1898.
St. Johns Board of Trade	St. Johns, Que	October 16, 1894.
St. Martins. Board of Trade of	St. Martins, N.B	March 24, 1896.
St. Mary's Board of Trade	St. Mary's, Ont	June 4, 1889.
St. Romusid d'Etchemin, La Chambre de Commerce de	St. Romuald d'Etchemin, Que	December 5, 1909.
Seckville Board of Trade	Sackville, N.B	June 9, 1902
Seguenay (Chicoutimi) La Chambre de Commerce du	Chicoutimi, Que	August 26, 1907,
Saint Andrews, Board of Trade of	St. Andrews, N.B	February 25, 1896.
Salmon Arm Board of Trade	Salmon Arm, B.C	
Saltcoats Board of Trade, District of	Salteoats, Sask	
Sandon Board of Trade	Sandon, B.C	May 18, 1904,
Sandwich Board of Trade	Sandwich, Ont	May 19, 1909.
Sarnia Board of Trade	Sarnia, Ont	May 18, 1905.
Saskatoon Board of Trade.	Saskatoon, Sask	April 29, 1907.
Sault Ste. Marie, Board of Trade of the Town of	Sault Ste, Marie, Ont	May 25, 1889.
Seaforth Board of Trade	Seaforth, Ont	December 12 1898.
Selkirk, Board of Trade of the Town of	Selkirk, Man	November 15 1901.
Sherhrooke Board of Trade	Sherbrooke, Que	December 13, 1889.
Smith's Falls Board of Trade	Smitb's Falls, Ont	April 17, 1889.
Sorel, Chambre de Commerce de	Sorel, Que	March 29, 1889
Souris Board of Trade	Souris, Man	'April 29, 1907
Southampton Board of Trade and Chamber of Commerce.	Southampton, Ont	October 30, 1895.
Southern Kings Board of Trade	Georgetown, P.E.I	
South Vancouver Board of Trade	South Vancouver, B.C	January 20, 1910.
Springhill Board of Trade		
Stellarton, Board of Trade of the Town of	Stellarton, N.S	August 14, 1900.
Stonewall Board of Trade	Stonewall, Man	Fehruary 3, 1909.
Strathcona Board of Trade	Stratheona, Alta	September 17, 1900.
Strathroy Board of Trade		
Sudbury and the Township of McKim, Board of Trade of the Town of	Sudbury, Ont	March 30, 1895.

SESSIONAL PAPER No. 29

LIST of Boards of Trade in the Dominion of Canada, registered, &c .- Continued.

Name.	Address.	Date of Formation.
Summerside Board of Trade		
Sussex, N.B., Board of Trade of	Sussex, N.B	August 27, 1897.
Swan River Board of Trade	Swan River, Man	June 29, 1906.
Swift Current Board of Trade	Swift Current, Sask	May 12, 1908.
Sydney Board of Trade	Sydney, N.S	January 23, 1907.
Temiskaming District Board of Trade	New Liskeard, Ont	June 3 1903.
Thesealon and District Board of Trade	Thessalon, Ont	July 10, 1908.
Thorold Board of Trade	Thorold, Ont	March 24, 1893.
Tisdale Board of Trade	Tisdale, Sask	April 2, 1907.
Trail Board of Trade	Trail, B.C	November 28, 1900.
Trenton Board of Trade	Trenton, Ont	November 30, 1886.
Trure Board of Trade	Truro, N.S	August 28, 1890.
Uxbridge Board of Trade	Uxbridge, Ont	April 25, 1894.
Valleyfield, Chambre de Commerce de Salaberry de	Salaberry de Valleyfield, Que.	March 13, 1894.
Vancouver Board of Trade	Vancouver, B.C	November 24, 1887.
Vegreville, The Board of Trade of	Vegreville, Alta	May 28, 1906.
Victoria County, N.B., Board of Trade of		
Ville-Marie, Chambre de Commerce de		March 5, 1908.
Walkerton Board of Trade	Walkerton, Ont	January 12, 1878.
Walkerville Board of Trade	Walkerville, Ont	May 29, 1906.
Wallaceburg Board of Trade	Wallaceburg, Ont	March 21, 1894.
Waterloo Board of Trade	Waterloo, Ont	March 24, 1890.
Wawanesa Board of Trade (re-organized)		
Welland, Board of Trade of the Town of		March 21, 1889.
Westville, Nova Scotin, Board of Trade of		June 30, 1900.
Wetaskiwin Board of Trade		
Whitby, Board of Trade of the Town of		
Whitewood Board of Trade, Corporation of the		
Wiarton Board of Trade		
Wilkie Board of Trade.		
Windsor Board of Trade		
Windsor Board of Trade		
Wingham Board of Trade		
Winnipeg Board of Trade		
Wolfville Board of Trade.		
Wolseley Board of Trade.		
Woodstock Board of Trade.		
Woodstock, Board of Trade of the Town of		
Yarmouth Board of Trade		
Yorkton District Board of Trade	Yorkion, Sask	January 18, 1898.

1 GEORGE V., A. 1911

List of Trade Unions, registered in the Registrar's Branch of the Department of the Secretary of State, under the provisions of "The Trade Unions Act," Chapter 125, Revised Statutes of Canada, 1906, to March 31, 1910, inclusive.

Name.	Address.	Date of Formation.
Federacion de las Uniones de Habano en los EstadosUnidos Y Canada	Montreal, Que	June 9, 1903.
Canadian Granite Cutters' Union	Beebe Plain, Que	May 25, 1907.
La Federation des Ouvriers Textiles du Canada	Montreal, Que	July 29, 1908.
Canadian Brotherhood of Railroad Employees	Halifax, N.S	June 9, 1909.

APPENDIX A (1)

APPENDIX A (1).
Synopsis of Returns of Addresses of the Senate, Session 1909.

									ORGE V	., A. 1911
	RN. Sent.	1909.	Mar. 16.	9						
	Received. S	1909.	27 Mar. 16 Mar. 16.	. 6		22.				
	Date.	oj.		, in	17	22.	22.	81	53	60
	Da	1909.	Feb.	Mar.		:	:	:		Мау
ssion 1909.	To What Department Referred.		Feb. 25-26., Railways & Canals	3.5., Customs	11-16 Justice	19:20 Postmaster-General	18-20 Railways & Cunals	The Rt. Hon. The Prime	Public Works.	
Senate, Ses	Date of Address or Order.	1909.	^c eb. 25-26.	Mar. 3.5	11-16	19-20.	18-20	18:20.	. 18-20.	Ap. 9, May 1
Synorsis of Returns of Addresses of the Senate, Session 1909.	Subject.		Hon. Mr. Fergueon Gopy of all requests to the Based of Railway Com- minicancers under Section 28 of the Railway Act, together with copies of Orders in Council respecting level crossings by fullways	Statement showing imports of oxide of aluminum for the years 1993, 1904, 1905, 1906, 1905, 1908, with values and a samilar statement of exports of aluminum for mane years with values.	Copies of all charges made against the Chief Justice of the Supreme Court of British Columbia, and of all correspondence in relation thereto	Copies of all correspondence and documents relating to the Atlantic and Empire Cables generally from the Pacific Cable Board	Any petitions praying that the Intercolonial to placed under the Railway Board	Copies of all charges, complaints, made by Mr. Joseph Girned or others to the Prime Minister or any member of the Government against the larke St. John Colonization Society.	Copies of all complaints about the manner in which the amounts intended for public works were spent in the Counties of Chicoutiun and Saguemsy	M. Mackennie Rosedl Alliencepturinentescental to lonearides Sir Periorides Statistical Conference and others evaluating to the administration of Newformuland worths Dominion as April My 12 Millia & Defrace- rent and Conference and April 1997.
	Mover.		Hon. Mr. Ferguson	Hon. Mr. Domville	Hon. Mr. Bostock,	Hon. Mr. Belcourt	Sir Mackenzie Bowell	Hon, Mr. Tessier	Hon. Mr. Choquette	Sir Mackenzie Bowell
	Reference No.		-	01	60	4	10	9	t-	00

APPENDIX A (2).

SYNOPSIS OF RETURNS to Addresses and Orders of the House of Commons, Session 1909.

SESSIONAL PAPER No. 29

**	IL FAFE	n 110. 2	29							
	BN.	Sent.	1909.				Feb. 12.	March 24.		
	RETURN.	Received.	1909.				Feb. 12	27 March 24. March 24.		
	llet-		1909.	m. 27.	- 27.	23	22	£2 ::	22	87
	To	Referred.		Militia and Defence Jz	25-26. Letter to all departments	Finance	25-26 Postmaster-General	25-26. Marine and Fisheries	25-26. Letter to all departments	" 25-26 Finance
	Date of Address	Order and of its Receipt.	1909.	an. 25-26	25-26	25-26	25-26	. 25-26	25-26.	. 25-26
	1 1776	ono)cer.		Statement showing all removates half since July 1, 1886, formula contract and improvements, exercising and interpret sense, for existing the state of the state o	Statement showing the various statistical and special informative publications issued by the several departments and the cost of each.	Address: Mr. Borden Copies of all Orders in Council, degatches, &c., relating to the convention of September 19.19 of tenwoon the plenjoordataies appointed by His Majesty and the President of the Republic of France.	Statement showing all free mail deliveries and free rural mail deliveries established since June 39, 1908, the number of persons served and the cost of same	Statement showing the cost of construction, mainten- nace, the quantities of dog-fish, treated and the amount realized in each dog-fish reduction plant erected by or for the Government.	Address: Mr. Borden Copies of all Orders in Council departmental orders, &c., decions of regularization algorida by the several distributions, tales and vegatations made by the Order Several Commissioners pursuant to the Ortil Service Add. 1986.	Address: Mr. Borden Copies of all Orders in Council, correspondence, &c., not already brought down, relating to the All Rod Line, or relating to any similar proposal
		Mover.		1 Order: Mr. Foster	Order: Mr. Foster	Address: Mr. Borden	Order: Mr. Borden	Order: Mr. Borden	Address: Mr. Borden	Address: Mr. Borden
	Reference	No.			04	03	*	ю	9	t=

Synopsis of Returns to Addresses and Orders of the House of Commons, Session 1909—Continued.

									1	GEORG	E V., A	. 1911
		Sent.	1900	16.	22		30			ē	ä	
	RETURN.	ž	51	Feb. 16 Feb. 16			Feb.			Mar.	Feb,	
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	To What Department	Ref		lys at	1 8	Militia and Defence	Postmaster General	Railways and Canals	Railways and Canals	Finance		
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1 0	of Address or	Order and of its Receipt.	1909.	20		55	25-26	26-27	18:32	26-27		
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	Mover			Order: Mr. Lennox	Order: Mr. Ames	Order: Mr. Ames	Order: Mr. Taylor (Leads), for Mr. Perley	Order: Mr. Foster	Order: Mr. Foster	Order: Mr. Foster	Order: Mr. Foster	Order: Mr. Macdonell.
	erence	Ö		oc	6.	9	11	52	13	2	15	92

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		:	:	g :			Jan. 26 27	-	5	Seb.
alnoe 1990, also for a copy of the judgment in the oase of Rev versus American Casaline Fishing Boat.	Order: Mr. Ames. Statement showing in respect of the sinking fund with each outcarding lon forming, on March 31, 1898, part of the public debt, &c.	Order: Mr. Ames Detailed statement of the assets amounting to \$177,4295.ff, in the bulance sheet of Canada on December 31,1898.	Order: Mr. Ames Statement showing the total amount of liability in the form of temporary loans on the last day of each month between April 1, 1907 and December 31, 1908.	Order: Mr. Ames	Order: Mr. Ames Statement showing approximately the total amount of available cash on deposit to the credit of the Government on the last day of each month between lat April, 1907 and 31st December, 1908	Order: Mr. Ames Statement showing in detail the contingent or nominal liabilities of the Government on 1st January, 1969.	Ordor: Mr. Ames Statement showing to date the statement found on page 15 of The Budget Speech of 1998	Order: Mr. Ames Statement showing yearly since 1881 the expenditure changed to captal under the caption of Dominion Januals.	Order: Mr. Sip and for Statement showing the total amount expended on public Mr. Lemnox vortex works in Bonavonture prior to the general electrons of 1990.	Order: Mr. Bradhury (Opies of all December of the Surveys, Surveys, and the Department of Land Mars and the Horse of the Department of Land Mars and the Horse Mr. Varieties, D.E.S. incomession with the ways of the Paris of St. Peters, St. Ciments and St. Peters, Mr. Ciments and St. Peters Indian Ussares
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SYNOVSIS of Returns to Addresses and Orders of the House of Commons, Session 1909.

								1 GEOF	RGE V., A	
	Sent.	1909.	81		. 12	11	May 30		8	
RETURN.		-	Man		11 Feb.				Ye.	
E.	Received.	1909.	Mar. 20 Mar.		Ξ	10.	9	9	Me. 30	1 2
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To	Referred.		President of the Privy Council Public Works Railways and Canals	1-2. Letter to all Departments	1.2. Interior Feb.	Interior	Public Works	Finance Railways and Canals	Board of Railway C	1 2. Customs
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Date: of Address	Order and of its receipt.	1509.	Fob.	=		2	=	=	=	=
1.170	ono) ker.		Address : Mr. Borden., Goyp of all Orden in Comely, and Company of all orden in Comely Company of the practice of the great to the great to the cread Trank Enliney Company of a portion of Major Hill Park.	Return showing what persons have been appointed, pro- moted or transferred in the various departments since Jet-July, 1998, under the operation of the Civil Ser- vice Act, 1908.	Statement showing what lands, at what price and to whom have been sold, along the route of the Grand Trunk Pacific, for station, etc. [Feb.	Return showing what disposition has been made of the vote of \$25,000 for seed grain in Alberta and Suskar- chowan	Statement showing the total cost of the Royal Mint to 31st December, 1908	Order: Mr. Foster What sums of money have been paid to each of the stock holders in the Quebee Bridge Company and what remains to be paid.	Number of applications to the Board of Railway Commis- sioners to ress railway tracks with telephone or tele- graph wires between lat Pebruary, 1964, and Lat January, 1968	Statement showing all importations of steel bars, etc., since 31st March, 1968, to the 31st January, 1999, giving the quantity, the value, and duty paid thereon.
,	Mover		Address: Mr. Bordon.	Order: Mr. Foster	Order: Mr. Foster	Order: Mr. Foster	Order: Mr. Foster	Order: Mr. Foster	Order: Mr. Barr	Order: Mr. Boyce
Reference	No.		22	8	88	8	31	35	8	#

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Production of all the original applications and tenders filed in respect of Timber borth No. 1122, in the De- partment of the Interior.	Amount of gold, silver and copper coins manufactured by the Royal Mint in Canada, since its establishment, how much silver has it been offered and how much has been accepted.	Statement giving tenders, called for by the Dept. of Rail- ways and Canals for wire fencing and the price prid per mile.	Amounts paid to Winnipeg. 'Free Press' by the various obeyarkments, since July 1st, 1856, to January 1st, 1969.	What operations were earried on last year under Fishing Louses granted to P. H. Mackey, of Montreal, J. K. McKenzie, of Selkirk, and others.	Statement giving the names of all temporary clorks who have been classified under Section 7 of the Civil Ser- vice Act, stating salaries paid, length of service, &c	Copy of communication respecting the abolition of the patronage system in the Department of Marine and Fisheries.	. Statement giving the names of all Sessional Clerks and Messagger appointed to the Honson of Commons since 1899, date of their appointed removals, whether by Internal Economy or otherwise.	What measures have been taken by the Government combat the introduction of the foot and mouth disest into Canada from the United States, particulars connection with officials appointed especially above work.	Copy of all correspondence, Urdeer in Council, &c., relat- ing to the question of fasteries in the Penishan River and Regulakine with United States Government in reference in criteria training from seasoning in other
Order: Mr. Campbell	Order: Mr. Armstrong	Order: Mr. Blain for Mr. Taylor	Order: Mr. Herron	Order: Mr. Bradbury	Order: Mr. Foster	Order: Mr. Foster	Order: Mr. Paquet	Order: Mr. Sharpe (New Ontario.)	Address: Mr. Sharpo
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SYNOPSIS of Returns to Addresses and Orders of the House of Commons, Session 1909-Continued.

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Subject.	Note trend during how many logs have been ideliad for some during the many logs have been ideliad for inclusive. It was the packing comparing manifest on the packing comparing manifest and the name period the sume period.	reder: Mr. Bhain for Mr. Workington	What States of the United States have been quarantined on account of the foot and month discase? What imprectors have been appointed, at what points and at what salaries	Order: Mr. Armstrong, What disposition has been made of the vote of \$55,000 to cover the cest of boring for oil, gas, &c., passed on July 15, 1908, and copy of all correspondence on the subject.	Idrese: Mr. Lennox for Copy of any Order in Council authorizing the Canadian Mr. Mishean (York) Pacific Bullway to increase its capital stock	Address: Mr. Fostor Copy of all Orders in Conneil, &c., including prospectuses in relation to the beam suppliated by the Minsteer of Finance from January 1, 1997 to date	Afr. Meghen All arrays made to date in the prosecution of the pro- posed Hadon Ray Railway Feb.
Mover.	Order: Mr. Blain for Mr. Beathie	Order: Mr. Blain for Mr. Worthington	Order: Mr. Chisholm (Huron.)	Order: Mr. Armstrong.	Address: Mr. Lennox for Mr. McLean (York)	Address: Mr. Fostor	Order: Mr. Borden for Mr. Meighen
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on 90	6. 6.	55	5.	on oc	g: 90	8.0	6.8		10-11. Customs.
Order: Mr. Arnstrong, Nationeut showing all contracts for the exerging of mail and Armyloug in Armi, 1991, which have been removed without asking for tenders, where attailed, &c.	rder: Mr. Bardan for Mr. MrCardhy	All lists of voters used in the recent general election for the House of Commons in the Electoral Riding of Calgary	Vapy of all applications and correspondence in relation thereon that have been received in connection with the transfer of eith lots in Section 44, Tp.24, Section 1, W. Ist M.	Details of all meneys received by the Daminton Govern- pount for the sale of lead; selective and other natural resources of the Province of Alberta for the last fixed year.	What mersures, if any, have been taken to lower the waters of Lake Sincoe and Couchiching and what is the fitner intention of the Government in this direc- tion	Address: Mr. Broder Copy of all Orders in Conneil, correspondence, &c., re- ferring in any way, Otherkingword the Nation River from the year 1994.	Number of seizures made by the Inland Revenue during the years 1964, 1965, 1966, 1967 and 1968, amount realized and how the material seized was disposed of	Names of all officers, accountants, &c., of the Grand Trunk Ruilway Construction Commission, their place of residence, their salaries, &c.	Order - Mr. Bradbary The quantity of summer-caught whitefish, and its value, superport of the United States, drong the year-from November, 1995, to November, 1995, to much the Mannet of May 1975.
trong.	- Feb. 6	1 E	E :	E F	(Ontario.)	. der			oury.
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Mr.	MeGa	MeGa	MeCh.	Mr. MeGa	¥	8: N	Mr.	Mr.	Mr.
Jrder:	Order: Mr. Borden for Mr. McCarthy	Order: Mr. Bordon for Mr. McCarthy.	Order: Mr. Borden for Mr. McChrithy	Order: Mr. Borden for Mr. McCarthy	Order: Mr.	Addre	Order: Mr. Barr	Order: Mr. Gervais	Judes
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Synopsis of Returns to Addresses and Orders of the House of Commons, Session 1909-Continued.

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	Date of Address or Order.	1909.	7eb. 16	- 1	1	10-11	Feb. 10-11. Public Works	. 1	=	= =
	Subject.		Order: Mr. Barr	ddress: Mr. Pester for Opp of all correspondence, papers, &c., in connection Mr. Daniel	Address: Mr. Foster Copy of all correspondence, telegrams, &c., in connection with the princhese, removal, and repairing of the dredge 'Industry, removal, and repairing of the	How many officials were appointed in the year 1908, to the various departments and brought from the outside to the inside service under the Gyul Service Act.	Copy of all Orders in Council, correspondence, &c., in con- nection with the dredging in the harbour of St. John, N.B., the amounts paid to each contractor.	In how many cases have the Railway Board ordered pro- tection of Highway Railway Crossings since its con- attation	Copy of all correspondence, reports, &c., between the De- pertment of the Interior and the Immigration Agents in the United States and the Colonization Societies since Januagy 1, 196.	Order, Mr. Croscott on Chry of the report made by Charters Plin to the Dept. of Intercept, of his visit to Sweden in 1907-48 and of all cerrespondence leading up to his appeniment for auch trip
	Mover.		Order: Mr. Barr	Address: Mr. Foster for Mr. Daniel	Address: Mr. Foster	Order: Mr. Sharpe (Ontario.)	Address: Mr. Foster for Mr. Daniel	Order: Mr. Lennox	Order: Mr. Paquet	Mr. Goodeve
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Order: Mr. Groekett Gopy of all communications, &c., received by the Dept. of Public Works from A. Might Hanson, E. Silowan, report pressure relating to the survey of the Standard Comment relating to the survey of the N. John River Channel between Predereton and Wordstock	Address: Mr. Emmerson Copy of the report of the Commissioners upon the Branch Lines of railway connecting with the Intervelound Railway	Address: Mr. Foster Copies of Orders in Council by authority of which in- gresses of Addry detailed on pages 566:564 Unrevised Hansard 1969, were granted.	Order: Mr. Poster	Address: Mr. Foster Copies of Orders in Council passed from May 1, 1998, to January 31, 1994, to Marchard to the employees of the Dept. of Public Works	Order: Mr. Sprouls for Statement showing the total mileage of railways author- Mr. Middlebro Brad to be constructed under shares granted by the Dominion Government from 1888 to 1888, &c	Order: Mr. Beatbury Capy of all correspondence, between the Government or the Younnescovers and Holdwell, Jalinson and Stellob, respecting the purchasing of the Wimberg cereminals from Kern and Matthews.	Address: Mr. Borden Copy of all correspondence, Orders in Council, &c., relat- ing to the several tracks of April. 1196, between H. Majewy and the United States of America	Address: Mr. Borden Copy of all Orders in Council, correspondence, &c., relating to the recent Waterways Treaty, between His Majesty and the United States of America
Order:	Addres	Addres	Order:	Addres	Mr.	Order:	Addre	Addres
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Synopsis of Reburns to Addresses and Orders of the House of Commons, Session 1909—Continued.

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Date	Order.	1909.	h h . Feb. 17-18	. 17-18.	. 17-18.	17-18	17-18.	- 17 18.	17 18	. 17 18.
	Sabject.		Copy of all correspondence, &c., between the Imperi Government and this Government relating to di question of contributing to the support of the Britis Fleet.	Order: Mr. Worthington, Copy of all correspondence, &c., subsequent to the bring- ing down of subtra papers, between any officers or more of the permanent force, Canadian Boley Tevan, &c., relating to the Ross Riffe.	Order: Mr. Metirath Copy of all correspondence, reports, &c., in connection with the application or grant to Francis Porvival Advivin of a fract of land in Alberta for irrigation purposes.	What amounts has the Government haid property owners for damages by the raising of water around Stony Lake.	What amounts has the Government paid property owners for damages caused by the holding up of water in the Orombec River, between Hastings and Peterboro	Order: Mr. Bradhary Copy of all correspondence between J. H. Davis and the Popt, of Marine and Faherics referring to the fini- eries of Manifolia.	Giving detailed froms of the sum of \$12,646.93 being revenue received from Kingston penituriary, and what proportion of same was derived from sales to officers of penitentiary.	Order: Mr. Barnard Particulars of the places where the expenditures men- tioned in column 8th, Irrespect themself for everant whereven Nove Scotia, &c., were made.
:	Mover.		Address: Mr. Worthing	Order: Mr. Worthington	Order: Mr. McGrath	Order: Mr. Sexamith	Order: Mr. Sexamith	Order: Mr. Bradbary	Order; Mr. Barnard	Order: Mr. Bamard
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SESSIONAL PAPER No. 29												
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List of railway charters granted since January 1, 1901, order than those to the Grand Trunk, Grand Trunk Pacific, &c., and giving certain information in repect thereto	Copy of all correspondence or petitions received from Mr. F. W. Colchagh, while he was impector of Fisheries for Manitola, reforming to the operations of commercial companies and others.	Amount of money paid by the Government from January 18, 1897, to January 1, 1999, to the Logberg Printing Company, Winnipeg	Copy of all correspondence respecting the improvements made in the Assiniboine River near Portage la Prairie in September and October, 1908	Copy of all correspondence between the Dept. of Justice and the officers of the New Westmuster Penitentury relating to the visit of detectives to Bill Miner during his incarceration in said ponitentiary.	Copies of all lists of voters as prepared for the several publing subdivisions in the Edeoryal Kirling of (pl.Appelle used in the recent general election for the House of Commons.	Number and manes of all parties entitled to recive patents under the treaty unde by Mr. H. M. Howell for the surrender of St. Peter's Reserve, Manicola Statement showing from whom the woodworking		Number of copies of documents printed for distribution by the Dept. of Agriculture for the years 1904-5-6-7-8 and cost of same	How many heads of scock there are on the respective experimental farms, &c., and how many acres there are under cultivation on each one.	Address: Mr. Talbot Copy of Orders in Connoil, correspondence, &c., between the Imperial and Canadian Government relating to the organization of an Imperial General Notl.	rier: Mr. Wright for Mr. Boyce Copy of all papers, letters, p.c., with reference to the complaints against F. Mucfonald-Iscobe	
Order: McGrath	Order: Mr. Bradbury C	Order: Mr. Bradbury.	Order: Mr. Staples C	Order: Mr Taylor. (New Westminsber.)	Order: Mr. Luke	Order: Mr. Bradbury.	Order: Mr. McLean	•	Order: Mr. Staples F	Address: Mr. Talbot C	Mr. Boyoe	
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SYNOPSIS of Returns to Addresses and Orders of the House of Commons, Session 1909 -- Continued.

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	Mover			Order : Mr. Lake	Order: Mr. Haggart (Winnipeg.)	Order: Mr. Schaffner.	Pt2 Order: Mr. Bradbury.	Order : Mr. Wallburton	Order: Mr. Hughes	Paquette	Order: Mr. Thoburn
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March 1-2.	-		-					-			
Order: Mr. Boyer Copy of all correspondence, reports, &c., relating to the position of a fishway at the entrance of the river to beliefs, Sonlanges.	Order: Mr. Boyer At what work the Translation Branch of the House of Commons is employed, number of permanent transla- tors, salaries pand them, matters translated in the last twelve months	Order: Mr. Barnard Copy of all patents, &c., between this government and that Order: Mr. Barnard of Fitchic Columba respecting reduction of Indian Reserves in that province	Order: Mr. Perloy Average number of men employed in every outsacty on the Careline and ferentile canals during July and August, 1906 and 1908, and September and October, 1907 and 1908, giving wages, &c.	Order: Art. Sharpe (13s. How many bushels of Dinglish cats were bought for seed gar).	Order: Arr. Sharpe (List. gar). How many bushels of seed wheat wore bought for Saskat. chewan and Alberta in 1908, at what price, &c.	Mr. Forder: Onp. of all correspondence, Orders in Council, &c., re- Mr. Borden	Order: Mr. Ames Copp of all correspondence since January 1, 1907, Belween Government and Harbert Commissioners of Mantreal, Quelec and These Rivers, respecting in- terest due on advances made by way of Lans	Order: Mr. Bradbury Statement showing the names and addresses of all half- breefs living in the 10 folical States who have been allotted scrip since Junuary, 1992.	Address art. Clerke [Gayo of all correspondence, Orders in Council, &c., re- landing to the disallycance or papietical arterior of an Act of the Legiclature of Ontario included An Act respecting Cobalt Lake and Kerr Lake.	Order: Mr. Maddin Information relative to the steamship <i>Stantig</i> wages paid, one of hadding region, &c., also similar information regarding the scannish <i>Mario</i> .	Order: Mr. Roden Statement showing how many post offices have been transferred in the Province of Municolosince November 1, 1998, &c
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Synopsis of Returns to Addresses of the House of Commons, Session 1909 Continued.

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NYOPSIS OF IMELITIES to AUTESSES OF 600 FOUND CONTINUIS, SESSION 1002—CONTINUIS,		Subject.	Conv. of all tanders received for the construction of oertain		Statement showing amount of work done and salaries paid up to the 31st December, 1968, on the Eastern Division of the National Transcentinental Railway	Order: Mr. Edwards Production of the original tenders for the erection of a building at Kingston, intended for barracks accom- modation for stables, &c.	Production of the original tenders for the erection of a veterinary hospital at Kingston	Natement showing leaves granted since June 39, 1896, for timber on Dominion lands in British Columbia, &c.	Statement showing number of presecutions since 1896, for violation of postal law, the nature of each offence, &c.	Statement showing the amounts on deposit in the Gre- remore Newing Department October 1st, 1889, October 1st, 1885 and October 1st, 1847, and 1898, over of management, &c.	Order: Mr. Graham Copy of the progress report, Hadson Bay Railway Sur- Order: Mr. Bardon for	How many licenses to fish and pack folsekers in the coast waters of Prince Edward Island have been issurel since January 1st, 1904, to date and to whom	Names and addresses of the several Immigration Agouts whose duty it is to locate immigrants upon their arrival, salary or remumeration paid to each of them
RADAG		Movel.	Order: Mr Lemox		Order: Mr. Lemox.	Order: Mr. Edwards	Order: Mr. Edwards	Westminster)	Order: Mr. Taylor (New Westminster)	Order: Mr. Sharpe (Ontario).	Order: Mr. Graham	Mr. Praser	Mr. Macdonell
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8-9. Interior	Marine and Fisheries	Supplementary Return	8-9. Public Works.	8-9. Public Works	8-9., Railways and Canals.	8 9 Interior	Postmaster General	15 16 . Okerk of Crown in Chan-	Marine and Pisheries. Railways and Canals Customs Postmaster General Mitta and Defence Public Works.
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Order: Mr. Herva Names and addresses of the serveral inspectors of immi grants employed by the Government, salacy Order instruction reviewed by each during fiscal year 20% to the 1st February, 1983.	Order: Mr. Borden Copy of all communications, &c., from the Fishermen's Union on Nova Stokus to the Minister of Marme and Pickerses, or to any official of the Department and any replies there as since 1st January, 1997	other Mr. Farden for What expenses were incurred by the Government under Mr. Sharpe (Ontarro). the following heads (a) Jank Commission (b) under- writing clarges, &c., on each of the loans mentioned on the attached order	Copy of all reports, specifications, &c., in connection with the contract of Thude Designes for an extension to the Chiscutini per, and the same in connection of the General Construction Company.	Copy of all jetitions, reports, &c., in connection with the protection pier at Kivière du Moulin near Chicoutimi. 3"	Copy of all reports, correspondence, &c., with respect to the granting and payment of the railway subsidy authorized under 6.7 Edward VII, chapter 40	Copy of all applications, advertisements, &c., with respect to number berths Nos. 1316, 1317, 1318, 1339, 1331, 1332, 1333, 1334, 1335, 1336, 1346, and 1345	Copy of all applications, &c., relating to the establish. Ment and service of a post office at Hand Mills, Alberta.	All particulars in re Commons held 26th October, 13	Statement showing the anomatic sind during the years [1993, 1995 and 1997 8) by the second department, marking to certain firms and companies detailed in order.
etroli	orden	Order: Mr. Forden for Mr. Sharpe (Ontario).	Order: Mr. Ames	mes.	mes.	Order: Mr. Bradbury.	Order: Mr. Borden for Mr. McGrath.	Orler: Mr. Perley for Mr. Ames	Ordor: Mr. Sharpe (Onzario).
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rder: 7	rder	Nr. 3€	rder:]	Order: Mr. Ames.	Order: Mr. Ames.	rder:	Mr. N	nder:	rder:
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Synopsis of Returns to Addresses and Orders of the House of Commons, Session 1909—Continued.

											1 GEO	RGE V.,	A. 1911
	RN.	Sent.	1909.	Mar. 20					Mar. 25				
	RETURN.	Received.	1909.	Mar. 17. Mar. 18				24 Apr. 15	24 Mar. 24	13	Mar. 30		Apr. 21
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PORT TOURS (DESCRIPTION OF COMMAN OF	Solitons	voafone	For a copy of the report of the Conciliation Board in con-			Number and names of the various government dredges, when constructed cost of some from whom our	chased Conv. of all corresundence &e relating to the change of	name of the Post Office at Weymouth to Weymouth North, &c.	Urects) for Mr. Rhodes Chains of any person in Novu Scotia by reason of per- cand demage or losses of animals on account of the Intercolonal Railway settled between June 1 and December 31, 1988.	Names of villages, towns and cities in each province where post offices, &c., have been constructed during the years from 1903 to 1999, and cost, thereof	Copy of all orders in council, &c., touching on the indelst- edness of the Grand Trunk Railway Company to the Dominion	Copy of all orders in council directing that repairs be made to different wharves in the County of Soulanges, cost thereof, &c.	Copy of all letters, &c., between the Grand Trunk Pacific Railway Company and the Commissioners of the Transcontinental Railway in relation to Districts '13, and 'F.
	M		Order: Mr. Grosby	Onder Mr. William	(Lennox and Addington)	Order: Mr. German	Order: Mr. Taylor (Leeds) for Mr. Jamie-		(Leeds) for Mr. Rhodes	Order: Mr. Sharpe	Address: Mr. Taylor. (Leeds.)	Address: Mr. Lortie	Order: Mr. Lennox
	Reference	No.	139	9		Ŧ	77		2	7	145	146	147

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22-23. Railway and Canals		22-23 Interior.	22-13. Public Works		22 23 Agriculture.			The second second	9-6 P	5-6 Marine and Fisheries	5-6 Railways and Canals	5-6. Railways and Canals
27-2	22-23	53 -53	22-1	22-23	65		Mar. 22-23	April 5-6	ιô			ī.
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Order: Mr. Taylor (Leeds) for Mr. Forter, Names of Intercolonial employees dismissed or suspended during the year 1908, and date of re-instation	Who were employed to value the land of the right of way from Holland River to Newmarket, remuneration paid, &c.	Copy of correspondence, &c., to the Minister of the Inter- ior since ist January, 1903, relating to the transfer of certain swamp lands in the Big Grass Marsh	Copy of all correspondence, &c., in connection with the construction of an ice-breaking steamer for Northumberland Straits	Order: Mr. Taylor (Leeds) for Mr.McCarthy Copy of all correspondence, &c., relating to rural mail delivery in the Province of Alberta.	Amount of produce shipped to Great Britain in Cold Storage, &c., during the years 1807 and 1908	Address: Mr. Michaul. Copy, of all correspondence and reports between the United Structure and Dominion Cooremment respecting the diversion of the wheters of the Allegals River,	Copyrof all correspondence, &c., relating to the establishment of a Geodetic Service Bureau	Copy of all correspondence, and reports, respecting Colo- nization and Repartistion Society of Lake St. John, from 1900 to date.	Copp of all documents, &c., relating to a contract of lease between Alphouse Laberge, Lessor, and the Government, Lesser, of date 20th day of July, 1904.	Copy of all correspondence between the Marine and Fisheries Department and any person or persons relative to cancellation of the certificate of Thomas Bibliomagean from the list of certified pilots.	Copy of all correspondence, &c., respecting the con- struction of a tank at Cap St. Ignace for the Inter- colonial Railway.	Copy of all petitions, correspondence, &c., relating to the relargement of the station of the Intercolonial Kail-way at Cap M. Ignace or the construction of a new station
Order: Mr. Taylor (Leeds) for Mr. Foster.	Order *Mr. Lennox	Order: Mr. McColl for Mr. Mulloy	Order: Mr. Currie (Simcoe.)	Order: Mr. Taylor (Leeds) for Mr.McCarthy	Order: Mr. Sproule	Address: Mr. Michaud.	Address: Mr. McLeau. (Lunenbarg)	Order: Mr. Girard	Order: Mr. Roy. (Montmagny)	Order: Mr. Foster for Mr. Barnard	Order: Mr. Roy (Montmagny)	Order: Mr. Roy (Montmagny)
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Synopsis of Returns to Addresses and Orders of the House of Commons. Session 1909—Continued.

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	N.	Sent.	1909.			April 27			
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ions, Session 1909—	E	What Department Referred.		Referred to all Depts	5 6 Marine and Fisheries.	Interior Canadant Canada	of Indian Affairs 5-6. Marine and Fisheries	5 6. Interior.	
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STRUCTS OF INCLUSING ADDRESSES AND OTHERS OF THE HOUSE OF COMMINDES, SESSION 1909—CORRENGE.		Subject.		obe: Mr. Breden for Amount of noney received from the Government by the Amount of noney of a manual and Munices, during the years 1997 and and 1998 seein, of Winnings, during the years 1997 and and 1998 seein, of Winnings, during the years 1997 and 1998 seeing of Winnings, during the years 1997 and 1998 seeing of Winnings, during the years 1997 seeing of the property of the prope	Names of all persons residing in or in the vicinity of the Town of Liverpeal, N.S., who were paid fishing bounties in 1998, or to who were issued seine strap Licenses.	Copy of all papers, correspondence, &c., relating to and an itemized statement of the account of Mr. H. M. Hower, Besseron	How many sening licenses for fishing in Pacific Coast, waters are now current.	Copy of all correspondence, reports, &c., in the possession of the Deminion Lander (Wies at Livince Albert, and the Department of the Interior in consection with the application for a patent for the N. E. J of 10, To, T. I. W. Set M.	
3				to:	<u>.</u>	ž :	Jo.	<u> </u>	
OINOPSIS O		Mover		161 Order: Mr. Forter for Mr. Bradbury	102 Order: Mr. Crosby	165 Order: Mr. Foster for Mr. Smyth.	164 Order: Mr. Foster for Mr. Cowan	160 Order; Mr. Fester for Mr. Lake.	
		Reference No.		191	182	Test Test Test Test Test Test Test Test	<u> </u>	160	

APPENDIX A (3).

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e S	Date of	Order.	1909. Nov. 26-30. Interior	Dec. 2-6	2,	0.1	21	Nov. 23	at 1910. Jan. 12-13 Interior	- 7	22	- 53
0 12									44:			
Synopsis of Returns to Addresses and Orders of the Senate, Session 1909-10.	Skitking	- and ferri	Copy of the several complaints made in 1908 and 1992 on the manner in which immigrants are treated in Quebec.	Report of detentions and deportations at the Port of Quebe for the month of November, 1908	Copy of all accounts filed during 1907-08 in the Dept. of the Interior by Laxthine Moinset of Quebec.	All papers in connection with the sending back of Otta Nittenen, in November, 1908.	Copy of attendance and pay-lists of the employees in the Immigration Office at Quebec, for the first four months of the present year.	Copy of each charter granted since June 1, 1969, having powers to produce, distribute, &c., electricity in any form, &c.	Report made in 1996 by Mr. Blair respecting complaints on the administration of the Immigration Office at Quebec.	Statement giving the names, salaries, &c., of all persons in the service of commission for the construction of the Grand Trunk Pacific Railway between Moncton and Winnieg.	Copy of the contract between Messrs, Keenig & Co, and the Gove, for clearing away the ruins of the Quebec Bridge.	Copy of the attendance and pay lists of the employees in the Immigration Office at Quebec.
	N		tton. Mr. Landry	Hon. Mr. Landry	tton, Mr. Landry	Hon, Mr. Landry.	Hon, Mr. Landry	Hon. Mr. David	Hon, Mr. Landry	Hon. Mr. Boldne	Hon, Mr. Landry	10 Hon. Mr. Landry
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Synopsis of Returns to Addresses and Orders of the Senate, Session 1909-10 -Continued.

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		it it			Public Works									Interior
		What Department Referred.			Public Works				anale			Customs	Prime Minister	
	T _o	t Depart Referred.			Vorks	Interior		Finance	Railways & Canals			-8	in Christe Affair	
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	Date	Address or Order.	1910.	26 27	12 29.	200	3.4	12-14	15-17	8-23 Interior	18-23	22.25	28-Marl Prime Minister.	
		ž 0	_	Jan.		Feb.	:	=	:	:	:	:	=	Mar.
		Sabject.		Total amount of lands set apart for school purposes in Rupert's Land. 26 27. Interior.	Copies of all papers in connection with the diversion of the Alagash River.	Copy of all accounts sent by the Bestaurant Keeper, Jacques Dery, since Jan. 1, 1906.	Correspondence between Hon. G. E. Foster and the Govt, relative to appointment of Judges, &c	All papers in connection with the improvement of the Saskatchowan Rivor.	Statement showing the names of employees of Inter- colonial Ry, dismissed or resigned since the road is under Commission.	Statement showing number of homestead entries in Tp. 35, 36, 37, 38 and 39, ranges 1 to 19.	Copy of inquiry made in 1996 by Mr. Blair respecting the administration of the Quebec lumigration Office.	Comparative statement for the years 1907, 1998 and 1999 of crude petroleum oil imported into Canada	All correspondence with the Government of Manitoha on the subject of the extension of the boundaries of that province since 13th July, 1908.	. All correspondence between the limitgration Agent at Quebec and his superiors respecting the retirement, dismissal, &c., of certain officers under his control Mar.
		Mover.		Hon, Mr. Davis	Hon. Mr. Costigan	Hon. Mr. Landry	Hon. Mr. Cloran	Hon. Mr. Davis	Hon. Mr. Landry	Hon. Mr. Talbot	Hon. Mr. Landry	Hon. Mr. Domville	Hon. Mr. Watson	Hon. Mr. Laudry
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				. 30	19	9	. 19	E		7	. 25	65
-	=	=	=					with rosse April				
Hon. Mr. LandryGopy of the resort made to the Government by the Immigration Agent at Quebes on the irregularities committed by him concerning the jayment of sums of money, &c.	Hon. Mr. Landry All complaints against the present Immigration Agent at Quebec and correspondence exchanged on the subject	Hon. Mr. MoDonald Statement regarding Indian Affairs in British Columbia (B.C.) for the years 1968 and 1969.	Hon. Mr. Landry All correspondence 1-t-even Dr. J. P. Lavoie, Immigration Special admin-stration of his office	Hon. Mr. Landry Copy of the report of the analysis made of samples of "lager beev" and "lager beev" and "lager between the presence should be the season of the Queiec Immigration Office Resistants at	Hon. Mr. Landry Copy of report of every inquiry made and all corres- pondence exchanged during the last, five years respecting misures of goods consigned to the Quebec Rock City Thacco Co.	Hou, Mr. Landry All correspondence, &c., 1-stowen Mr. Stoin, of Quebes, and the lumigration Office relative to a request for equivy into a complaint against the Quebec Immigration Agent.	Hon. Mr. Choquette All papers concerning the damming of the river La Nedarguy, near Lake St., John, in the District Chicouthin,	Hoa. Mr. Landry Complaints made by the navigation companies with property to accommodation for immigrants at Gress Inter Que, &c.	Hon. Mr. Kirchoffer All correspondence received by the government from Manitoba grain growers, &c.	82 Hon. Mr. Landry Copy of the employees attendance list of the Immigra- tion Office at Quebec	Hon. Mr. Landry Copies of all papers respecting the acquisition of the property of the firm of Carrier & Laine, of Lovis, in 1908.	14 Hon. Mr. Landry Sharement showing the expenses incurred, and the date of the payments made by the doverment for the electric metallation in each of the rooms of 180 Hunigaries from Office at Quelec during the years 188 and 199.
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34	53	24	25	88	57	67	88	8	62	00	90	80

SYNOPSIS of Returns to Addresses and Orders of the Senate, Session 1909-10-Continued.

RETUBN. Received. Sent.	1960, 1909,	8 May 4, May 4	
Date.	1909.	Apr. 2	. May
To What Department Referred.		Interior	King's Printer
Date. of Address or Order.	1500.	Apr. 22 28.	May 3.
Nutjeet.		25 Hou, Mr. Landry Copy of the attendance list of the employees of the frame- gration Office at Quebe for the month of October, 1308 Apr. 22, 28., Interior Apr. 28. May 4, May	Date of the preciseation of Parliament for the last ten verse, and also of the distribution of bound snappes. May 3. King's Printer. May 3 4
Movel.		Hon. Mr. Landry	36 Hon. Mr. Power
Reference		322	38

APPENDIX A (4).

Synopsis of Returns to Addresses and Orders of the House of Commons, Session 1909-10.

SESSIONAL PAPER

S nt to Council 8 o. 1909. Dec. Mar. Feb. RETURN. 20 Received. 53 30 1909. Mar. Nov. Apr. Dec. Dec. Feb. 2 2 2 2 2 Date. Nov. Nov. 16-17. Public Works Nov. External Affairs.
Putlic Works.
Militia and Defence. Militia and Defence.... Sxternal Affairs To what Department Referred. Marine and Fisheries Sailways and Canals. Marine and Fisheries. Marine and Fisheries. Public Works... Prime Minister. Public Works. Pinance or Order and its Receipt. 17-18.. 17-18 16 17 16-17 17-18 17-18 17-18 Address Nov. 16-17 1909 ance, &c., of dog-fish reduction plants erected by the Mr. Worthington Statement showing the descriptive nomenclature and nark of the different manifecturers or issues of the Ross Effles; to whom issued and on what date, &c. Information concerning contract for dredging Napaneeriver during 1969, and copy of said contract. Copies of all reports, letters, &c., relating to the resigna-tion of Hugh D. Lamsden, as Chief Engineer of the National Transcontinental Railway. Copy of all correspondence, &c., not already brought down, relative to the recent treaty with France.... Copies of all Orders in Council and regulations now in Information relative to the cost of construction, mainten-Copies of all petitions, correspondence, &c., in reference to the deepening and cleaning of the River des Mr. Edwards. Copies of all Orders in Council reports, &c., relating to the passage of United States warships or training ships through the St. Lawrence canals and the Great Order: Mr. Crockett ... | Copy of all accounts, vouchers, &c., not already brought down in connection with the survey of the St. John River Channel between Fredericton and Woodstock, N. B. Prairies Copies of all petitions, &c., relating to repairs to wharves at Ste. Genevieve and Isle Bizard.... force relative to immigration. Subject Government. Order: Mr. Wilson.... 2 Order: Mr. Borden.... (Lennox & Addington. Address: Mr. Wilson. Mr. Monk. Order: Mr. Borden. Order: Mr. Borden, Mr. Monk Mover. Address: Address: Address: Order: Reference 91 6

Synopsis of Returns to Addresses and Orders of the House of Commons, Session 1909-10-Continued.

										1 GE	ORGE	V., A	. 1911
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				Address: Mr. Boyee Copy of all applications, &c. concerning the application for subardy of othe burding of adp dock in the velocity of the topy of the topy of State See. Martin	All papers in connection with the deportation of one Mrs. Goby to the States.	applications, petitions, &c., concorning subsidy for building a dry dock at or near the town of Port Arthur	Names and addresses of all Immigration Agents at pre- sont in Great Britain, &c., stating their salaries or other perquisites paid to each.	Number of accidents resulting from the use of explosives in the construction of railways and other public works.	Copy of all Orders in Council, correspondence, &c., relat- ing to the proposed sale of any part of the Peigan Indian Reserve	Statement showing the number of passes issued on the Intercolonial Railway from October 1, 1968 to Octo- ber 1, 1969, &c.	Order: Mr. Lennox Applications to Railway Board for protection of railway crossings, &c.	Statement showing the areas sold or leased as oil lands in the Northwest giving amount sold or leased, &c	Order: Mr. Campbell Copy of all letters, telegrams, applications, &c., with regard to Lac du Bounet fishing
				of all applications, &c., concerning the for subsidy for the building of a dry dock nity of the town of Sault Ste. Marie	rtatio	rning the t	g the	other	art o	r 1, 1	tectio	and a	y of all letters, telegranus, applications, &c. gard to Lac du Bonnet fishing
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Order: Mr. Campbell Copy of all letters, telegrams, &c with regard to the tak- ing of spawn for the Fish Harberry as Spake Hand, Winnipegass, for the years 1967-1968 and 1996	Order: Mr. Warvarton. Copy of all memorials, &c., not already brought down re- liking to a garrey of a route for a tumed under the Strake of Northunberhad.	Copy of all reports, correspondence, &c., relating to the basy on the Ool Propriets Jedge, together with re- ports, &c., relative to lifeboat and fife saving action at Seal Cove and paper in commercion with the in- quiry into the week of the S. S. Hesto.	Copy of all correspondence, &c., concerning the commer- cial or trade mission to Japan of W. T. R. Preston	Copy of all papers in connection with the formation and work of the Secretariat decided upon by the Imperial Conference of 1907.	Statement showing the number of incubators and brooders imported into Canada from the United States during the year ending March 31, 1909 and cost of same	Amount of revenue collected in the Provinces of Alberta and Saskatchiewan on account of payments for coal lands, coal rayalties, &c., during January 1 to Nov- ember 1, 1999	Statement showing what Indian lands have been sold yearly since June 30, 1900, in the provinces of Manitola, Alberts and Saskatchewan.	Copy of all letters and other papers from Indians or others regarding the manner in which the St. Peter's Indians have been treated in connection with the surrender of their reserve.	Total amount paid in each year since 1886 for all printing, advertising, &c., done outside the Government Printing Bureau	All correspondence, papers, &c., in connection with charges of malfeamers of office made against the Officer commanding No. 5 company or the officer second in command of said company.
r. Campbell	Ir. Warburton	Order: Mr. Daniel	Order: Mr. Monk	Order: Mr. Foster	Order: Mr. White (Renfrew)	McCarthy	Order: Mr. Magrath	Order: Mr. Bradbury	Order: Mr. Armstrong	Worthington
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SYNOPSIS of Returns to Addresses and Unders of the House of Commons, Session 1909-10-Communea.	GAMace	'saafunc		Order: Mr. Meighen Copy of all correspondence between the Transcentinential Robots of Commissioners and Robbert and Adherm in respect to the full of took of the early several from nonlinear on gade. N=50 of the Author temporal N=200 of the Author temporal Proposition of an gade.	Order: Mr. Bradbury Copy of all instructions sent to the Indian Agent at Sol- Rirk in connection with the surrender of the St. Peter's Ladian Keserve.	Copies of 11 papers relative to the municennee of a wrecking plant on the Usefic or Atlantic cases not already brought down.	Copy of all letters, correspondence, &c., passed between this government and that of the province of Manitoba since January 1, 1907.	Mr. Smith (Nanaimo). Return aboving the number of lighthouses in British Columbia, gyving information as to the salaries of the keepers thereof.	Order: Mr. Crochett, Gopy of all correspondence relating to the sub-letting of contracts for the corresponditional Radiusay in New Brunswick and the failure of sub-contractors to pay for supplies, &c.	Copy of all papers in connection with section 29, Tp. 9, Range 22 W. of the 4th M., as well as applications for railway right of way within such lands.	Order: Mr. LennoxAll correspondence relating to certain excavation charges on the Prancountinental Railway between the Auditor General and the Secretary of said Transcontinental Railway Commission
SYNOPSIS OF IV	Manage			Order: Mr. Meighen,	Order: Mr. Bradbury	Order: Mr. Borden (Hali- fax) for Mr. Taylor (Leeds)	Order: Mr. Roche	Mr. Smith (Nanaimo)	Order: Mr. Crodlett, .	Order: Mr. Magrath,	Order: Mr. Lennox
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Wilson(Copies of all Orders in Council relating to the North ddington) Atlantic Company, together with copies of all cor- respondence with the government since November, 1906.	Address: Mr. Warburton Copy of all memorials, &c., relating to the representation in the Hunes of Commons of the provinces of New Frances (New Jahran 1840).	ruce: ar. Auscenne for Mr. Macdonald Copy of judgments or reports of judgments in connection with any libel suits metitated by W. T., R. Preston, while Commercial Agent in Japan	Copy of all papers in respect to the Agreements between Great Britain and the United States for the maintenance of war vessels on the Great Lakes.	. All papers in connection with the distribution of passes on the Intercolonial Railway	. Statement showing all casualties and accidents owing to the use of Pintsch and acetylene gas	Order: Mr. Jameson Information showing the purpose for which and to the SPALMS by mentioned by the Minister of Fallways and Camais on November I7, 1995	All papers with connection to the S. W. ‡ 24:38:10 W. 3rd M. and claims thereto of Allen R. Mudie and T. G. Warwick.	Am.	All papers with regard to the appointment of some one to fill the vacancy on the Board of Railway Commis- sioners	All papers with regard to the acquiring or building of terminal elevators.	Details of all moneys expended in connection with the Imperial Defence Conference	. All papers in connection with the dredging of the Napanee river	Order: Mr. Maddiu All papers concerning the installation of free mail delivery breter in the Otty of Sydney, N.S
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Address: Mr. Wilson (Lennox and Addington)	Address	for Mr. Max	Order: Mt. Foster	Order: Mr. Foster.	Order: Mr. Foster.	rder:	Order: Mr. Lake.	Order: Mr. Macdonell.	Order: Mr. Campbell.	Order: Mr. Campbell	Order: Mr. Monk	Order: Mr. Wilson.	order:
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SYNOPSIS of Returns to Addresses and Orders of the House of Commons, Session 1909-10-Continued.

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	Subject.		Statement showing how many officials have residences in Octawa supplied by the Crown.	. All papers since January 1, 1968, between the innigra- tion agents in Belgium and the Minister of the Interior	. All papers touching the matter of the sulmon fishing of Salmon river.	Statement showing all money paid in connection with the surrender of St. Peter's Reserve, &c.	. All correspondence since January 1, 1998, between the medical examiners of immigrants and the Superin- tendent of Innigration respecting the inspection of immigrants.	All correspondence relating to the messesity of providing adequate post office accommodation in the City of Letthridge.	All instructions of J. O. Lewis regarding the delivery of patents to St. Peter's Reserve Indians	Statement showing a list of the free muil delivery routes and other details relative thereto.	All papers with reference to the appointment of weigher at Montreal.	Order: Mr. Monk List of all experts, technical advisors, &c. employed in connection with the Naval Defence Programme
	Mover.		Order: Mr. Blain	Order: Mr. Paquet	Order; Mr. Jameson	Order: Mr. Bradlury	Order: Mr. Paquet	Order: Mr. Magrath	Order; Mr. Bradbury	Order: Mr. Amistrong.	Order: Mr. Armstrong.	Order; Mr. Mouk
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dl List slowing the names of the members of the House of Commons	Information with regard to Armouries and Drill Halls present erected or in course of erection	Detailed information in connection with the indebted ness, &c. of the Montreal Turnpike Trust	Copy of petition of right and pleas in the suit of the North Atlantic Trading Company ex. the King	All papers regarding the construction of branch Post Offices and Postal Sub-stations around and in the	Gity of Montroal.	Description of all lands confouled by the Southern Alberta Land Company, and the same with regard to lands controlled by Meesrs, Cowdry and Manusul	Order: Mr. Taylor (Leeds) for Mr. Lennox All papers in connection with the pronotion of Mr. Molnkosh to the position of Assistant District Eng-	neer.	All pupers in connection with the S.W. ‡ 10-30-9, W. 3rd M. and thereto of Thos. Peterson and J. F. Sibbard	nnox Names of engineers who surveyed line of Eastern Division of the Transcontinental Railway.	All papers relating to the Western shipment of grain	Copy of pay sheets of the employees on the Lachine Canals	y All papers relative to all accounts of George Tracy, of Selkirk, against Indians of St. Peter's Reserve	Name, cost of construction, &c. of all vessels now owned by the Dominion Government.	1 How much has been expended since 1900 in connection with the Atlantic Fisheries.	Statement showing all expenses in connection with Foreign Exhibitions in which Canada has taken part	Address: Mr. Foster Statement showing the various Commissions appointed address: Mr. Foster since July 18 and the one of each
Order: Mr. Campbell.	Order: Mr. Edwards	Order: Mr. Monk	Order: Mr. Monk	Order: Mr. Monk	400	Cartity	. Taylor or Mr. Len	Order: Mr. Taylor	(Leeds) for Mr. Lake	Order: Mr. Taylor (Leeds) for Mr. Lennox	Order: Mr. Taylor	Order: Mr. Verville	Order: Mr. Bradbury	Mı. Sinclair.	Order: Mr. Jameson	Order: Mr. Foster	Mr. Foster
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Synopsis of Returns to Addresses and Orders of the House of Commons, Session 1909-10-Continued.

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1919	olinjest.		All papers relative to a claim for a homestead by the family of Angus Sauve.	Order; Mr. Warfurton, Copy of all papers respecting a system of pronous in connection with the engineering service of the Government.	All cercespondence relative to a proposed military reserve to be formed of the Imperial South African Veterans Association	. All declarations and other papers relative to the franking privileges asked for by the Arthabaska Gazetz.	. All papers in connection with the establishment of a pest office to be named Charleston or Kelmont.	. All correspondence occuring during the first six months of 1908 in connection with amendments to the Northwest Irrigation Act.	All correspondence in connection with the establishment of the Experimental Farm near Lethbridge.	Amount of Canada's copper, aliver and gold coinage respectively for the last ten years.	Statement showing how much money has been paid from 1896 to date to Sullivan & Langdon	Order: Mr. Edwards How much money has been poid in each year from 1896 to Billott Brees & R. Carcon of Kingston
2	MOVET.		Order: Mr. Boyer	Order: Mr. Warburton	Order: Mr. Foster (for Mr. Macdonald).	Order: Mr. Lavergne	Order: Mr. Staples	Order: Mr. Magrath	Order; Mr. Magrath.	Order: Mr. Foster	Order: Mr. Edwards	Order: Mr. Edwards.
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for	rment showing in how many instances have numicipalities, regiments, &c., contributed towards the construction of drill halls or armouries, &c.	ement showing all amounts which may be deducted from allowances due officers commanding corps to cover deficiencies in clothing	of te	t tenders were called for during the five years ended 31st. March, 1999, for harness and saddlery for the Militia.	Vorth	Copy of all instructions by Hon. Speaker Blanchet to the then Sergean's A-Trus in connection with appoint ments of Sessional Messengers.	Detailed information concerning the construction of the National Transcontinental Railway.	All correspondence with Celestin Pregent of Melocheville respecting certain bridges on the Beauharnois Canal	How many and at what points have derailments taken place on the Intercolonial during 1909	Copy of report of Commander Win. Wakeman, Special Commissioner and Inspector of Fisheries in Gulf of St. Lawrence	persons in connection with route for winter steam between Prince Edward Island and the mainland.	Reports of surveys of projected railway lines in Prince Edward Island during 1908-1909	or Papers relating to coal lands reserved for the Bow River Collieries.	Number of persons appointed as temporary employees since the present Civil Service Act came into force
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Order: Mr. Wilcox All tenders called for during the past ten years for wire fencing	Order: Mr. Worthington Statement showing in how many instances have numicipalities, regiments, &c. contribute towards the construction of drill falls or atmostries, &c	Order: Mr.Worthington Statement showing all amounts which may be deducted from allowances due efforts commanding corps to cover deflerencies in clothing.	Order: Mr. Worthington What tenders, &c., were called for during the five years ended 31st March, 1969, for the manufacture of tents.	Order : Mr. Worthington What tenders were called for during the five years ended 31st, March, 1998, for harness and saddlary for the Militia.	Order: Mr. Lennox Detailed information concerning the Canadian Northern Railway Company	Order: Mr. Monk.	Order: Mr. Lennox	Order: Mr. Monk	Order: Mr. Talbot	Order: Prime Minister.	Ordor: Mr. Warburton. All persons in connection with route for winter steamer Order: Mr. Fester for	Mr.	Mr. Northrup	Order: Mr. Hughes
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	Shlijeet.		Order: Mr. Magrath All correspondence respecting a proposal to lease the	Statement showing actual time of departure of Inter- colonial Railway Train from Oxford Junction since last autumn.	Order: Mr. Armstrong. Total cost to Canada of the Military College Buildings and grounds, &c.	Statement showing all written objections to classification input the Transcontinental Railway made since July 28, 1998	Correspondence respecting the Central Park Post Office.	Statement showing number of chartered banks that have gone into liquidation since 1888	Papers between the Interior Department and John A. Dunn, respecting patent for the n.w. § 34, 35, 16 w.	All correspondence with reference to the Battery of 12 pounder B. L. guns recently sent to Esquinalt	Order: Mr. Bradbury Instructions to A. S. Williams and S. Swinford in con- mercion with their work among the St. Peer's Indians in Manitoles.	n (for Anounts jaid the 'Whig' Publishing Company for print- ing, &c., from 1896 to the present time	rder: Mr. Borton (for All papers with Major Lyden on behalf of the Highland Mr. Worthington)
	Mover.		Order: Mr. Magrath	Order: Mr. Jameson for Mr. Rhodes	Order: Mr. Armstrong.	Order: Mr. Foster for Mr. Lennox	Order: Mr. Taylor	Order: Mr. Foster	Order: Mr. Boche	Order: Mr. Barnard	Order: Mr. Bradbury	Order: Mr. Borden (for Mr. Edwards).	Order: Mr. Borden (for Mr. Worthington)
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Papers relating to the rights or privilege, to raise the	Pay sheets, &c., for wages, materials in connection with work on the Causeway between Cariboo and Cariboo Island in 1907, 1908 and 1909.	Pay sheets, accounts, &c., in connection with work on	owinger score in our years fort, loss and took payments for wages, &c., in connection with work on the Toney River Boat Harbour during 1907, 1908 and 1909.	All correspondence, &c., in reference to a disputed item referred to in a letter of the Auditor General to the Transcontinental Commission, dated 18th Aug., 1990.	Papers relating to the construction of the Georgian Bay Canal, the surveys thereof, guarantee of bonds, &c	Number of persons in the employ of your department during the year 1989, &c.	Copy of all representations made by eitzens of Winnipeg with reference to Sinnday closing of post office to box holders and wno made them	All sums of money paid the 'Soleil,' 'Vigie,' and 'Daily Telegraph' Publication Companies.	Copy of all correspondence in reference to closing or keeping open post office to box holders on Sundays.	All papers relative to accidents at Soult Sto Marie lock in June, 1900 . Poleuary 28. All correspondence with the Govt. of Manitola relative	to the extension of the boundaries of that province since July 13, 1908.	Copy of original field notes of survey of Captain Jennwett, 1889 on Chu-Chu Way-Ha Reserve No. 2, B.G.	Sharpe Copy of all papers in reference to the changing of the post (Liegar) office at Windygates, Manitoba.	Sharpe Capy of reparts of certain Quarantine Frontier Inspectors' (Lagar)
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Solition	As done.		Order: Mr. Wartenron. All papers relating to the survey and construction of project trained of railway through New London, Lat. B-H.G., Railways and Canals, Mar. 17., April 1., April 5.,	All papers relating to the survey and construction of proposed branch of railway to the weet shore in lo c and 8 in Prince Edward Island	Order: Mr. Bhair for Mr. Vorthington	Mr. Rhodes Only of all papers relating to the strike of the employees of the Dominion Coal Company, &c	riber: Mr. Jameson for Statement showing how many employees of the Inter- Colonial Railway have been dismissed since the appointment of the Government Managing Board	for Statement giving names of all persons who have been fined for brued of fisheries regulations in the Coast waters of Picton, &c.	Statement showing for the last two months the time of truncaniesion and receipt of mails from London to Montreal and Montreal to London	Stanfield Number of accidents to trains on I.C.R. between 1st of April, 1909, to date with particulars of each	138s Order: Mr. Schaffner What amount of money has been paid each year to George- Walten, from Jamary 1, 1986, to Ivesmber 31, 1980.
Moses			Order: Mr. Warburtot	Order: Mr. Richards	Order: Mr. Blair for M Worthington	Order: Mr. Jameson for Mr. Rhodes	Order: Mr. Jameson for Mr. Rhodes	Order: Mr. Jameson for Mr. Rhades	Order: Mr. Monk	Order: Mr. Stanfield.	Order: Mr. Schaffner,
Reference	No		130	Ξ	132	133	134	135	136	138	138a

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139 Order: Mr. Stanfield Number of accidents to trains on I C.R. from April 1, 1396, with detailed information concerning same 31, 1996, with detailed information concerning same.	rder: Mr. Jameson for Mr. Rhodes	141 Order: Mr. Sharpe All papers relating to the sale of the N.E. ‡ of 11 i, 9 W. (Lisgar) of the 1st M. in Manitoba.	Copy of all papers relative to the entry of Wm. Reid Gardiner for the N.W. ‡ 22, 35, 16 W. of the 2nd M.	143 Order: Mr. Smith All names of Sessional Puphoyees of House of Commons on 27th January lact.	144 Order: Mr. Snith All papers in reference to a charge of unprofessional conduct against Mr. Prizz Order in proparing a report on the Ashestos Mining Influency of Quebeco.
Order: Mr. Stanfield	140 Order: Mr. Jameson for Mr. Rhodes	Order: Mr. Sharpe (Lisgar)	142 Order: Mr. Roche	Order: Mr. Smith (Namiamo)	Order: Mr. Smith (Naniamo)
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APPENDIX B

TARIFF OF FEES UNDER THE COMPANIES ACT AS FIXED BY ORDER IN COUNCIL OF DECEMBER 30, 1909.

The following is the tariff of fees payable under section 24 of the Act:-

When the authorized capital is \$50,000 or less-\$100.00.

When the authorized capital is more than \$50,000 and not more than \$200,000—\$100.00 and \$1.00 for every \$1,000 or fractional part thereof in excess of \$50,000.

When the authorized capital is more than \$200,000 and not more than \$500,000-\$250.00 and 50 cents for every \$1,000 or fractional part thereof in excess of \$200,000.

When the authorized capital is more than \$500,000—\$400.00, and 20 cents for every \$1,000 or fractional part thereof in excess of \$500,000.

Examples of fees according to the tariff:-

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For Supplementary Letters Patent increasing the Capital of a Company, the fee is according to the above tariff, but on the increase only. That is to say, the fee is the same as if the application were for a new company with a capital of the amount of the proposed increase.

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APPENDIX C.

TARIFF OF FEES UPON LICENSES TO BRITISH AND FOREIGN COM-PANIES OR CORPORATIONS TO CARRY ON MINING OPERATIONS IN THE YUKON AND NORTHWEST TERRITORIES.

When the capital stock of the company applying for a License is \$1,000,000	\$500
For every additional million, \$100 extra to be charged.	
When the capital stock of the company applying for a License	
is \$500,000 or upwards and less than \$1,000,000	300
When the capital stock of the company applying for a License	
is \$200.000 or upwards and less than \$500,000	250
When the capital stock of the company applying for a License	
is \$100,000 and upwards and less than \$200,000	200
When the capital stock of the company applying for a License	
is more than \$40,000 and less than \$100,000	150
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APPENDIX D.

TARIFF OF FEES UPON COMMISSIONS TO PUBLIC OFFICERS AP-PROVED BY ORDERS IN COUNCIL OF FEBRUARY 19, 1886, AND SEPTEMBER 7, 1893,

 Upon Commissions to Lieutenant Governors, Ministers of the Crown, Judges of all Courts, Junior Judges, Deputy Ministers and King's Counsel, a fee of \$20.

2. Upon Commissions issued to officers and others receiving salaries of \$1,000 or over, a fee of \$15.

 Upon Commissions issued to officers and others receiving salaries from \$400 to \$1,000, a fee of \$8.

4. Upon Commissions issued to officers or others receiving salaries from \$100 to \$400, a fee of \$5.

5. Upon Commissions issued to officers or others receiving a salary of \$100, or to officers or persons appointed to office, who are paid by fees of office, a fee of \$4.

Upon Commissions to the Solicitor-General of Canada, and all officers in the service of the Crown who may receive a salary of three thousand dollars or upwards, a fee of \$20.

The above to apply to Commissions issued under the Great or Privy Seal.

No commission or document to be delivered out of the Department of the Secretary of State until the fee, if any, has been paid thereinto.

N.B.—No fee to be exacted upon commissions appointing Commissioners to make inquiries into matters affecting public interests. (O.C., December 5, 1991.)

SESSIONAL PAPER No. 29

APPENDIX E.

REGULATIONS AND TARIFF OF FEES UNDER THE ACT RESPECTING LOAN COMPANIES.

Intending applicants for Letters Patent under this Act shall give two weeks previous notice in The Canada Gazette of their proposed application, stating therein:—

(a) The names in full and address and calling of the proposed Board of directors, and with special mention of the names of not less than three of the applicants who are to be the provisional Board.

- (b) The proposed name of the company, which shall not be that of any knewn company or partnership or individual or any name under which any known business is being carried on, or so nearly resembling the same as to be calculated to deceive or cause confusion. A subsisting name map, however, be given in whole or in part with the consent of the company or person entitled thereto, and the name of any existing company whose franchies and assets are to be acquired may be given to the applicants if the Governor in Council is satisfied that such company has the best right to that some.
- (c) The place within Canada where the head office of the company is to be established.
 - (d) The object for which incorporation is sought.
- (e) The amount of the proposed capital stock, the number of shares and the amount of each share.
- At any time not more than two months after the last publication of such notice, the applicants may petition the Governor in Council, through the Secretary of State, for the issue of such Letters Patent.

Such petition shall state the facts set out in the notice published in *The Canada Oazette*, and shall be supported by affidavits or statutory declarations under the provisions of the Canada Evidence Act establishing:—

- (a) That the proposed name is unobjectionable in the sense hereinbefore indicated.
 - (b) The sufficiency of the notice required by the preceding regulations.
- (c) The truth and sufficiency of the petition and of the facts therein set forth, including the verification of the signatures of the petitioners by an affidavit or statutory declaration made by the witness thereof.

 A notary, a justice of the peace or a commissioner authorized to receive affidavits,
- shall be competent persons before whom any affidavit, affirmation or declaration required by this Act, or regulations made thereunder, may be taken or made. The following shall be the schedule of fees payable for Letters Patent under this Act:—
 - (a) When the proposed capital stock is \$100,000—\$200.
- (b) When the proposed capital stock is more than \$100,000, and less than \$1,000. On the fee to be \$200, and two dollars and a half for every additional \$10,000 or fractional part thereof in excess of \$100,000.
 - (c) When the proposed capital stock is \$1,000,000, the fee to be \$500.
- (d) When the proposed capital stock is over \$1,000,000, the fee to be \$500, and \$5 for every additional \$10,000 or fractional part thereof in excess of \$1,000,000.
- No steps shall be taken in the Department of the Secretary of State towards the issue of any Letters Patent under this Act until the fee therefor has been paid.
- The Secretary of State shall be charged with the administration of this Act as far as the issue of Letters Patent thereunder is concerned.

Upon the granting of Letters Patent under this Act, notice shall forthwith be growen by the Secretary of State in *The Canada Gazette*, and the company to which such notice relates shall cause the same to be published on four separate occasions in at least one newspaper in the country, city or place where the head office of the company is established.

APPENDIX F.

List of the Officers, Clerks and Servants of the Department of the Secretary of State, with the Date of First Appointment, Rank and Salary in each case.

Name.	Title.	Division.	Date of First Appointment.	Salary
Mulvey, Thomas, K.C., B.A.	Under-Secretary of State and Deputy Registrar General of Canada		June 1, 1909.	8 cts. 5,000 00
Colson, Frederick		1. A. 1. B. 1. B. 2. A. 2. B. 2. B. 2. B. 2. B. 2. B. 3. A. 3. A. 3. B. 3. B. 3. B. 3. B. 3. B.	Mar. 1, 1888 Jan. 20, 1885, Mar. 22, 1496, Dec. 8, 1880, May 3, 1881, Jan. 30, 1882, n. 10, 1879, Nov. 1, 1885, July 1, 1890, Aug. 18, 1893, Peb. 1, 1900, Cet. 26, 1900, Jan. 1, 1891, n. 1, 1908, n. 1, 1908, n. 1, 1908, n. 1, 1908	3,150 00 2,200 00 2,200 00 2,200 00 1,950 00 1,600 00 1,600 00 1,550 00 1,450 00 1,200 00 1,200 00 1,200 00 1,200 00 1,000 00 800 00 800 00 750 00
Storr, Ira William Leargyd, Arthur Gilpin Kirwan, Philip Treacy. Globensky, Lambert F. Fallon, Francis E. Pinard, Léon O'hampagne, Joseph F. O'Domnell, Peter J. Cornfoot, Nathan A.	Clerk	1. B. 2. A. 2. A. 2. B. 2. B. 3. A. 3. B. 3. B.	Oct. 20, 1873. 22, 1873. 22, 1873. Sept. 10, 1878. April 18, 1885. Aug. 1,1887. Dec. 12, 1903. Jan. 1, 1895. Mar. 1, 1906. May 8, 1907. Apr. 1, 1910.	2,300 00 2,100 00 2,100 00 2,100 00 1,500 00 1,500 00 1,200 00 800 00 800 00
*Jessup, James A Brankin, James F			Sept. 1, 1908.	800 00 800 00 800 00 700 00

^{*} Since transferred to the Dept. of External Affairs.